

**Site-Specific Environmental Assessment**

**Rangeland Grasshopper Suppression Program**

**Southeast Idaho**

EA Number: ID-PPQ-GH-2004-002

**Prepared by:**

United States Department of Agriculture  
Animal and Plant Health Inspection Service  
Plant Protection and Quarantine  
9134 W. Blackeagle Drive  
Boise, Idaho 83709

March 29, 2004

## Table of Contents

I. Need for Proposed Action.....	1
A. Purpose and Need Statement.....	2
B. Background Discussion.....	2
C. About This Process.....	5
II. Scoping and input from the public .....	6
III. Alternatives .....	7
A. No Action Alternative.....	8
B. Insecticide Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas.....	9
C. Insecticide Applications to Smaller Rangeland Blocks to Protect Specific Resources. (Preferred option).....	9
IV. Methodologies .....	10
A. Land Administration .....	10
B. Documenting Rangeland Grasshopper Suppression Programs.....	11
C. Insecticide Characteristics .....	11
D. Treatment Strategy.....	11
1. Basis for a decision to treat.....	12
2. Selection of treatment .....	12
3. Multiple applications .....	14
4. Methods of application .....	14
5. Discrimination based on vegetative type .....	14
6. Additional Protective Measures Which Are Not Included in FY 2004 Guidelines (Appendix 1) .....	15
V. Affected Environment.....	16
A. Description of Affected Environment.....	16
B. Site-Specific Considerations .....	18
1. Human Health .....	18
2. Non-target Species .....	19
3. Socioeconomic Issues .....	21
4. Cultural Resources and Events .....	21
5. Special Considerations for Certain Populations .....	22
VI. Environmental Consequences.....	23
A. Environmental Consequences of the Alternatives .....	23
1. No Action Alternative.....	23
2. Insecticide Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas (Preferred option).....	26
3. Insecticide Applications to Smaller Rangeland Blocks to Protect Specific Resources .....	34
B. Other Environmental Considerations .....	37

1. Cumulative Impacts .....37

2. Synergistic effects .....38

3. Inert Ingredients and metabolites .....39

4. Executive Order No. 12898, Federal Actions to Address Environmental Justice  
in Minority Populations and Low-income Populations .....40

5. Executive Order No. 13045, Protection of Children from Environmental  
Health Risks and Safety Risks .....40

6. Executive Order No. 13186, Responsibilities of Federal Agencies to Protect  
Migratory Birds .....40

7. Endangered Species Act .....41

8. Environmental Monitoring .....48

VII. Literature Cited.....48

VIII. Listing of Agencies and Persons Consulted.....51

**List of Tables**

Table 1. Proposed treatments for 2004 Idaho grasshopper suppression.....15

Table 2. Protection Measures and Determinations for Special Status Species...45

Table 2.1 Protective Measures for Candidate Species.....46

Table 2.2 Protective Measures for Species Under Review (Sensitive Species)....47

**Appendices**

**Appendix 1:** FY-2004 Guidelines for Treatment of Rangeland for  
Grasshoppers and Mormon Crickets.....

**Appendix 2:** Maps of Affected Environment .....

**Appendix 3:** FWS/NMFS Correspondence .....

**Appendix 4:** Protocol for Documenting Requests, Evaluations, Recommendations,  
Consistency Reviews, and Monitoring of Rangeland Grasshopper  
Suppression in Idaho 2004.....

**Site-Specific Environmental Assessment  
Rangeland Grasshopper Suppression Program  
Southeast Idaho: ID-PPQ-GH-2004-002**

## **I. Need for Proposed Action**

### **A. Purpose and Need Statement**

The proposed action is to suppress grasshopper outbreaks on federally managed rangeland in Southern Idaho. Populations of grasshoppers occur in some areas nearly every year in Southern Idaho. The Animal and Plant Health Inspection Service (APHIS) regularly evaluates the population levels and locations of outbreak infestations. This evaluation helps to determine if site specific action is necessary to suppress outbreaks, to protect rangeland ecosystems, and to counter the potential for the grasshoppers to spread across rangelands or into surrounding crops and communities. APHIS is proposing a program to suppress outbreak populations, and is consulting with land management agencies and others in the design and implementation of the program. Specifically, APHIS is consulting with Bureau of Land Management (BLM), U.S. Forest Service (FS) and the State of Idaho. This environmental assessment (EA) analyzes potential environmental consequences of the proposed action and its alternatives. This EA applies to a proposed suppression program that would take place from May 15, 2004 to September 15, 2004 in Southeast Idaho.

Populations of grasshoppers that trigger the need for a suppression program are considered on a case-by-case basis. There is no specific grasshopper population level that triggers APHIS participation. The density of eight grasshoppers per square yard is used as the minimum population for which a suppression program would be considered. However, in many cases, populations of much greater than eight grasshoppers per yard may not justify a suppression program. In response to requests from land owners/managers, APHIS would determine if an outbreak has reached an economically or environmentally critical level. If so, an appropriate treatment plan would be developed, taking into account additional site specific information.

Participation would be based on potential damage such as reduction of critical forage and habitat for some species of wildlife and livestock, destruction of rangeland revegetation projects, destruction of crops adjacent to rangeland, and endangerment of road traffic. Participation would also be based on benefits of treatments including protection of forage and habitat, increased probability of success for rangeland revegetation projects, protection of crops adjacent to rangelands, and prevention of hazards to road traffic. Some populations may not cause substantial damage to native rangeland yet may require suppression to prevent damage to high economic value crops on adjacent private land. The goal of the proposed suppression program analyzed in this EA would be to reduce grasshopper outbreak population levels in order to protect rangeland ecosystems and/or private cropland adjacent to rangeland.

This EA is prepared in accordance with the requirements under the National Environmental Policy Act of 1969 (NEPA) (42 United States Code (U.S.C.) § 4321 *et.*

*seq.*) and the NEPA procedural requirements promulgated by the Council on Environmental Quality, United States Department of Agriculture (USDA), and APHIS. A decision will be made by APHIS based on the analysis presented in this EA and the results of public involvement and consultation with other agencies and individuals. Three alternatives are analyzed. A selection of one of the three alternatives will be made by APHIS for the 2004 control program for Southeast Idaho.

## **B. Background Discussion**

In rangeland ecosystems in the Western United States, grasshoppers are a normal component of the biota. Grasshoppers forage on grasses, forbs and shrubs. They recycle nutrients and occupy a valuable position in the food chain. They are native to Western rangelands and they have evolved to occupy an important niche in the ecosystem. Even though the ecosystem has been impacted by various forms of human intervention and invasion by foreign plant and animal species, and in spite of their voracious appetites, grasshoppers are usually benign with respect to human values. It is only when grasshopper populations reach outbreak levels and threaten valuable resources that control measures are required. Although millions of acres of rangeland are infested by grasshoppers every year, only a small portion of the area would normally be justified for a suppression program due to outbreak population levels.

Additionally, integrated pest management (IPM) systems may help hold grasshopper populations below economically damaging levels. Management tools which can be implemented by farmers, ranchers and land managers include:

### Mechanical Control

In the earlier half of the 20<sup>th</sup> Century, mechanical flails and “hopper-dozer” collection devices were used to kill grasshoppers. These devices would not be compatible with contemporary precepts regarding destruction of rangeland plant life due to their effects on sagebrush and other shrubs.

### Chemical Control

Insecticides can be effective in reducing grasshopper populations. However, in IPM systems, insecticides must be applied only when their use is warranted by potential economic loss and justified with respect to other environmental concerns.

### Biological Control

Conservation of the natural predators, parasites, and pathogens sometimes help hold grasshopper populations below outbreak levels. Avoidance of unwarranted insecticide applications is a key measure in such conservation programs. Some birds and mammals are very effective predators on grasshoppers. Domestic birds including turkeys and geese have been used in some localized areas to reduce grasshopper populations.

Classical biological control is based on importing and releasing foreign biological control agents to control exotic invasive species. Classical biological control is not an option for grasshoppers, because grasshoppers are a native species.

Stakeholders have suggested that the biological insecticide *Nosema locustae* should be utilized in suppression programs in Idaho. Although some testimonials and limited research exist regarding the effectiveness of *Nosema locustae*, it is not likely to provide effective suppression in Idaho. It does exist naturally in the overall population, but it loses much of its viability at temperatures over 70 degrees F. (Evans 1990).

#### Cultural Control

USDA's Agricultural Research Service and Land grant University researchers have accomplished significant research on grazing management and its impacts on grasshopper population density (Onsager 1996, Manske 1996, Onsager 2000). However, this research is primarily applicable to grasshoppers in short grass prairie ecosystems, not to grasshoppers in the rangelands of the Great Basin. Fielding and Brusven (1996) concluded that grasshopper population densities in Idaho could be decreased in the short term by increasing stocking rates of cattle two to three times the normal stocking rate. However, they also concluded that this practice would have negative long term effects including the promotion of high densities of pest grasshopper species at the expense of the more innocuous species.

In commentary on the recent grasshopper/Mormon cricket Environmental Impact Study conducted by APHIS, another federal agency suggested burning and flooding rangeland to manage grasshoppers. Private landowners have also suggested burning rangeland to eliminate grasshoppers.

#### Predicting Grasshopper Outbreaks and the Role of APHIS

Grasshopper populations can build up to outbreak levels despite even the best land management and other efforts to prevent outbreaks. At such a time, a rapid and effective response may be needed to reduce the destruction of rangeland vegetation and protect crops. Unfortunately, there is currently no reliable way to accurately predict the locations and severity with which outbreaks will occur.

APHIS conducts annual surveys for grasshopper populations on rangeland in Idaho. APHIS also provides ongoing technical assistance on grasshopper management to land owners and managers. APHIS works cooperatively to suppress grasshopper outbreaks on Federal land when direct intervention is requested by the Federal land management agency and APHIS determines that intervention is appropriate. Results of the 2003 Idaho grasshopper survey are found at:

<http://www.agri.state.id.us/PDF/Plants/2003%20IDAHO%20GRASSHOPPER%20REPORT110703.pdf>

The need for rapid and effective suppression of grasshoppers, when an outbreak occurs, limits the options available to APHIS. The application of an insecticide within the outbreak area is the response available for APHIS to rapidly suppress or reduce (but not eradicate) grasshopper populations and effectively protect rangeland and adjacent private cropland.

In June 2002, APHIS completed an Environmental Impact Statement (EIS) document concerning suppression of grasshopper and Mormon cricket populations in 17 Western States (Rangeland Grasshopper and Mormon Cricket Suppression Program, Environmental Impact Statement, June 21, 2002). The EIS described the actions available to APHIS to reduce the destruction caused by grasshopper and Mormon cricket populations in 17 States (Arizona, California, Colorado, Idaho, Kansas, Montana, Nebraska, Nevada, New Mexico, North Dakota, Oklahoma, Oregon, South Dakota, Texas, Utah, Washington and Wyoming).

APHIS' authority for cooperation in this suppression program is based on Section 417 of the Plant Protection Act of 2000 (7 U.S.C. § 7717).

In May 2002, APHIS and FS signed a Memorandum of Understanding (MOU) detailing cooperative efforts between the two agencies on suppression of grasshoppers and Mormon crickets on national forest system lands, document #02-IA-11132020-106. This MOU clarifies that APHIS will prepare and issue to the public site-specific environmental documents that evaluate potential impacts associated with proposed measures to suppress economically damaging grasshopper populations. The MOU also states that these documents will be prepared under the APHIS NEPA implementing procedures with cooperation and input from FS. The MOU further states that the responsible FS official will request, in writing, the inclusion of appropriate lands in the APHIS suppression project when treatment on national forest land is necessary. The FS must also approve a Pesticide Use Proposal (Form FS-2100-2) for APHIS to treat infestations. A Pesticide Use Proposal is the tracking mechanism by which pesticide use is reported to the Environmental Protection Agency (EPA), whose role is to track use under the Federal Insecticide Fungicide and Rodenticide Act as amended (Public Law (P.L.) 92-516). Responsibility for administering the act is vested in the EPA. According to the provisions of the MOU, APHIS could begin treatments after APHIS issues an appropriate decision document and FS approves the Pesticide Use Proposal.

In February, 2003, APHIS and BLM signed a MOU detailing cooperative efforts between the two agencies on suppression of grasshoppers and Mormon crickets on BLM managed lands, APHIS PPQ MOU # 03-8100-0870-MU. This MOU clarifies that APHIS will prepare and issue to the public site-specific environmental documents that evaluate potential impacts associated with proposed measures to suppress economically damaging grasshopper populations. The MOU also states that these documents will be prepared under the APHIS NEPA implementing procedures with cooperation and input from the BLM. The MOU further states that the responsible BLM official will request, in writing, the inclusion of appropriate lands in the APHIS suppression project when treatment on BLM managed land is necessary. The BLM must also prepare a Pesticide Use Proposal for APHIS to treat infestations. According to the provisions of the MOU, APHIS could begin treatments after APHIS issues an appropriate decision document and BLM approves the Pesticide Use Proposal.

APHIS and Idaho State Department of Agriculture (ISDA) cooperate under MOU 03-8100-0403-MU to protect agricultural, horticultural and timber, and natural plant

### **C. About This Process**

The EA process for grasshopper management is complicated by the fact that a decision to treat a specific outbreak area cannot be made until the need for treatment is imminent. Summer surveys help to determine general areas where grasshopper infestations may occur the following spring. There is considerable uncertainty, however, in the forecasts, so that framing absolute site specific treatment proposals for analysis under NEPA could not be effective or accurate. At the same time, the program strives to alert the public, in a timely manner, to its more concrete treatment plans and avoid or minimize harm to the environment in implementing those plans.

The 2002 EIS provides a solid, analytical and regulatory foundation; however, it may not be enough to satisfy NEPA completely for actual treatment proposals, and the “conventional” EA process will seldom, if ever, meet the program’s timeframe of need. The following approach to NEPA compliance for anticipated requests to treat for grasshopper infestations will be followed:

This EA will analyze aspects of environmental quality that could be affected by grasshopper treatment in the proposed suppression area. This EA will be made available to the public with a comment period. Following the comment period any necessary changes will be made and a Finding of No Significant Impact (FONSI) may be issued if appropriate.

When the program receives a treatment request and determines that treatment is necessary, the specific treatment site within the proposed suppression area would be extensively examined to determine if environmental issues exist that were not covered in this EA. If no changes to the EA, FONSI, or APHIS’ Guidelines for Treatment of Rangelands for Grasshopper and Mormon Crickets (Appendix 1) are warranted, an addendum to the EA would be prepared stating this. If changes need to be made to the EA, FONSI, or treatment guidelines, the program would prepare a supplement to the EA describing the changes and/or additional site-specific issues that were not covered in the EA. Whether an addendum or supplement is prepared, these documents would be provided to all parties who request them. Addenda and supplements would be prepared between the time that a treatment is deemed necessary and the time that treatment is applied. Addenda and supplements would be prepared in consultation with the federal land manager.

## II. Scoping and input from the public

November 7, 2003, APHIS mailed a scoping document to individuals and organizations who had indicated interest in grasshopper suppression programs in past years as well as other stakeholders. Idaho State Department of Agriculture assisted by issuing a notice of availability and posted the scoping document on their public website:

<http://www.agri.state.id.us/PDF/Plants/2004%20Idaho%20Grasshopper%20Program%20Environmental%20Scoping.pdf>

Response from the public and from governmental entities was mixed. Several respondents seemed to confuse U.S. Department of Agriculture and Idaho State Department of Agriculture. Some responses were sent to another agency or organization and then forwarded to APHIS. Responses arrived by U.S. Mail, fax transmission, and electronic mail. The responses often grouped grasshoppers and Mormon crickets as a single entity. Sometimes concerns about Mormon crickets were separated from concerns about grasshoppers. Summaries of responses were listed in Site-Specific Environmental Assessment Rangeland Mormon Cricket Suppression Program Idaho EA Number ID-PPQ-MC-2004-001, pp 6-18.

After the Mormon cricket EA was drafted, additional responses were received. An individual from west of Malad wrote that grasshopper ate 30-40% of the crops in years when they were not treated and that grasshoppers caused the complete loss of some crops. He stated that his children could not ride ATVs through the fields because grasshoppers would cover them up, and he would not let his children ride horses through the fields because waves of grasshoppers spooked the horses. He indicated that his detailed records showed that there were 40% more juvenile pheasants on his property in years when regional grasshopper treatment programs were implemented. He attributed the increase to a reduction in the stress level that masses of grasshoppers place on pheasant chicks. He stated that grasshoppers strip vegetation and reduce food and cover for upland birds and big game. An individual from Buist Valley wrote about Mormon cricket invasions in the 1970s to 1990s and in recent years. He suggested that 1. Land owners should be provided bait and chemicals, 2. Controlled burns should be conducted in known areas of infestation, 3. Research grants should be let to universities to study biological controls, 4. A long term plan of attack should be developed involving local residents. The Valley County Board of Commissioners wrote to describe the experience with *Camnula pellucida* in Valley County in 2000 and 2001. They stated that treatment of 40,000 acres by private individuals in 2001 stopped the grasshopper outbreak. They said that the no action alternative was not appropriate. They said the alternative of applying insecticides to large blocks or rangeland could limit APHIS' ability to respond adequately. They suggested that the alternative for application of insecticides to smaller rangeland blocks would give the most flexibility in responding to outbreaks quickly. They suggested that the Council on Environmental Quality regulations for cooperating agencies should be implemented.

All written comments are available for public review at USDA APHIS PPQ, 9134 West Blackeagle Drive, Boise, Idaho 83709.

APHIS response to scoping

Several individuals who were generally supportive of grasshopper and Mormon cricket treatments seemed confused about the relative roles of APHIS and ISDA. In 2003 ISDA participated in aerial spray programs on private land using aircraft and helicopters to spray diflubenzuron or malathion. ISDA also provided carbaryl bait to private parties for use on their own land. In 2003 APHIS applied 5% carbaryl bait to public rangeland with aircraft and/or ground-based application equipment. The 2003 annual report on treatments conducted by APHIS and ISDA is available at:

<http://www.agri.state.id.us/PDF/Plants/2003%20IDAHO%20GRASSHOPPER%20REPORT110703.pdf>

In this program, the cost-effectiveness of pest control measures must be based not only on the actual costs of application, but also on the legal costs associated with meeting the requirements of NEPA, Endangered Species Act (ESA), Clean Water Act (CWA), Administrative Procedures Act and other laws. APHIS is obligated to meet more requirements than those found on the pesticide label in the conduct of its programs.

APHIS has always and will continue to conduct NEPA and ESA processes in full compliance with each and all associated laws and regulations. APHIS is concerned that, in spite of the specific declaration in the 2003 EA that up to 100,000 acres of rangeland might be subject to treatment, Idaho Conservation League (ICL) and other litigants issued statements that APHIS intended to spray up to 20 million acres of rangeland.

APHIS has considered all comments relative to selection of insecticides which are appropriate for inclusion in the proposed 2004 grasshopper suppression program and has included costs and efficacy of treatments as well as costs of potential litigation in the decision process.

APHIS has attempted to incorporate all reasonable measures in response to comments by stakeholders.

### **III. Alternatives**

Reduced Area Agent Treatment (RAATs) is a grasshopper suppression method in which the rate of insecticide is reduced from conventional levels, and treated swaths are alternated with swaths that are not directly treated. The RAATs strategy relies on the effects of an insecticide to suppress grasshoppers within treated swaths, while conserving grasshopper predators and parasites in swaths not directly treated. The area not directly treated (the untreated swath) under the RAATs approach is not standardized. In practice, since 2000 in Idaho, the area infested with grasshoppers that remains **untreated** has usually been 50 percent. The 2002 EIS analyzed the reduced pesticide application rates associated with the RAATs approach but assumed pesticide coverage on 100 percent of the area as a worst-case assumption. This assumption was made because there is no way to predict how much area would actually be left untreated pursuant to local environmental analyses.

The alternatives presented in this EA are:

- (A) No Action,
- (B) Insecticide RAATs Applications to Large Rangeland Blocks (greater than 10,000 acres) to Suppress Grasshopper Populations in Generalized Areas,
- (C) Insecticide RAATs Applications to Smaller Rangeland Blocks (less than 10,000 acres) to Protect Specific Resources (Preferred alternative).

The 2002 EIS is intended to explore and explain potential environmental effects associated with grasshopper suppression programs that could occur in 17 Western States. Rather than opting for a specific proposed action from the alternatives presented, the 2002 EIS analyzes in detail the environmental impacts associated with each programmatic action alternative related to grasshopper suppression based on new information and technologies.

The 2002 EIS examined the use of diflubenzuron spray, carbaryl spray, malathion spray, and carbaryl bait at traditional concentrations and coverage and at reduced rates of concentration and RAATs coverage. For the 2004 Idaho grasshopper suppression program, APHIS would select 5% carbaryl bait, diflubenzuron spray, or malathion spray at RAATs reduced coverage as the insecticides and application method of choice. APHIS would select insecticide application rates that were either assessed in the 2002 EIS or are intermediate between the rates which were assessed.

In 2003 ICL and others notified APHIS of their intent to bring suit under CWA for the purpose of preventing spray applications for grasshoppers and Mormon crickets. Since that time, EPA has issued interpretive statements and guidance (EPA 2003a, EPA 2003b) indicating that spray programs like the proposed action may be conducted without permitting under CWA.

Insecticides used by APHIS for grasshopper suppression are used in accordance with all applicable product label instructions and restrictions. Representative product specimen labels can be accessed at the Crop Data Management Systems, Inc. web site at [www.cdms.net/manuf/manuf.asp](http://www.cdms.net/manuf/manuf.asp). Actual brand-name products used in suppression programs may vary, depending on supply issues.

All insecticide treatments conducted by APHIS would be implemented in accordance with the APHIS' *FY-2004 Guidelines for Treatment of Rangeland for Grasshoppers and Mormon Crickets*, (Guidelines), included as Appendix 1 to this EA. The 2004 Guidelines and Operational Procedures were developed by APHIS to provide established measures which would be employed in the 17 Western states where grasshopper/Mormon cricket suppression programs may occur.

#### **A. No Action Alternative**

Under the No Action alternative, APHIS would neither fund nor participate in a program to suppress grasshopper infestations. Under this alternative, APHIS may opt to provide limited technical assistance, but the suppression program would be implemented by a

Federal land management agency, a State agriculture department, a local government, or a private group or individual.

## **B. Insecticide RAATs Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas**

Under this alternative, APHIS would treat blocks of land in excess of 10,000 acres to suppress grasshopper outbreaks. (10,000 acres is somewhat less than one half of a township.)

Under this alternative, one of the following insecticides would be applied:

5% carbaryl bait would be applied at 10.0 pounds (0.50 lb. active ingredient) per acre. This application rate is 25% of the maximum EPA allowable rate for grasshoppers on rangeland utilizing the carbaryl formulation preferred by APHIS. Application would be by ground or air.

Diflubenzuron would be applied at 0.75 fluid ounces (0.012 lb active ingredient) per acre by air. This application rate is 75% of the maximum EPA allowable rate for grasshoppers on rangeland.

Malathion would be applied at up to 6 fluid ounces (0.465 lb active ingredient) per acre by air. This application rate is 50% of the maximum EPA allowable rate for grasshoppers on rangeland.

Additionally, coverage would be reduced to less than the full area coverage, resulting in lesser effects to non-target organisms. Within the designated treatment block, 5% to 25% of the area would be treated when aircraft are used. Within the designated treatment block, 1% to 5% of the area would be treated when ground application equipment is used. Thus, in a 10,000 acre treatment block, up to 2,500 acres of land might receive direct treatment with insecticide.

## **C. Insecticide RAATs Applications to Smaller Rangeland Blocks to Protect Specific Resources (Preferred alternative)**

Under this alternative, APHIS would only treat blocks of land sized less than 10,000 acres to suppress grasshopper populations that immediately threaten biological, economic or recreational resources.

Under this alternative, one of the following insecticides would be applied:

5% carbaryl bait would be applied at 10.0 pounds (0.50 lb. active ingredient) per acre. Application would be by ground or air.

Diflubenzuron would be applied at 0.75 fluid ounces (0.012 lb active ingredient) per acre by air.

Malathion would be applied at up to 6 fluid ounces (0.465 lb active ingredient) per acre by air.

Additionally, coverage would be reduced to less than the full area coverage, resulting in lesser effects to non-target organisms. Within the designated treatment block, 25% to 75% of the area would be treated when aircraft are used if the treatment block is grassland. When the treatment block was covered with more than 25% shrub vegetation, no more than 50% of the block would be treated by air. Within the designated treatment block, 1 to 25% of the area would be treated when ground application equipment is used. Thus, in a 9,999 acre treatment block, up to 7,499 acres of land might receive direct treatment with insecticide.

## **IV. Methodologies**

These methodologies apply to alternatives B and C.

### **A. Land Administration**

As provided by the Plant Protection Act, APHIS would conduct grasshopper suppression programs on federal lands in response to requests of the administering agency. Over the past two decades, most of the suppression programs conducted by APHIS in Idaho have been on lands administered by BLM. Smaller amounts of National Forest System lands have been treated in some years. Although APHIS is authorized to treat state and private rangeland under the Plant Protection Act, the restrictions under which USDA must operate have deterred state and private land managers from seeking cooperative programs.

#### Bureau of Land Management

APHIS would treat severe grasshopper outbreaks on public lands administered by the BLM in Idaho when treatments are necessary and can be effective in minimizing private and public resource impacts. APHIS would evaluate site specific complaints, develop proposed treatment strategies consistent with the program and protection measures documented in this EA, and implement specific control or suppression actions. The grasshopper suppression program for BLM managed public lands in Idaho would be anticipated primarily for crop protection where private lands are within close proximity to BLM managed rangeland, and where economic damage is occurring or, is expected to occur. Treatments might also be necessary to protect high value rangeland resources, native plant community restoration projects, watersheds, recreational areas, communities, or other resources when threatened by severe infestations. All treatments would be designed to minimize the size of treated areas and would incorporate appropriate measures to protect resource values while maintaining treatment effectiveness. These suppression measures might be conducted either by ground or aerial applications. BLM would review each proposed treatment prior to implementation.

#### Forest Service

APHIS would treat severe grasshopper outbreaks on National Forest System lands administered by FS in Idaho when treatments are necessary and can be effective in minimizing private and public resource impacts. APHIS would evaluate site specific complaints, develop proposed treatment strategies consistent with the program and

protection measures documented in this EA, and implement specific control or suppression actions. The grasshopper suppression program for National Forest System lands in Idaho would be anticipated primarily for crop protection where private lands are within close proximity of National Forest System Lands, and where economic damage is occurring or, is expected to occur. Treatments might also be necessary to protect high value rangeland resources, native plant community restoration projects, watersheds, recreational areas, communities, or other resources when threatened by severe infestations. All treatments would be designed to minimize treated areas and would incorporate appropriate measures to protect resource values while maintaining treatment effectiveness. These treatment and suppression measures might be conducted either by ground or aerial applications.

### **B. Documenting Rangeland Grasshopper Suppression Programs**

Requests for grasshopper suppression programs may come from federal land managers at any time. Complaints from private landowners and other persons who are threatened by grasshopper outbreaks on federal rangeland normally come when the outbreak is in progress. APHIS would document requests from federal land managers as they are received. APHIS would document complaints from private landowners and other persons with the protocol included as Appendix 4. APHIS would document evaluations, recommendations regarding treatments, and the conduct of treatments with the protocol included as Appendix 4. When APHIS would make a recommendation for a specific treatment block, it would be incumbent on the land manager to determine if the recommendation should be modified to:

Exclude Areas of Critical Environmental Concern (ACECs), Wilderness Areas (WAs), Wilderness Study Areas (WSAs), Designated Research Natural Areas (DRNAs), and other sensitive areas that APHIS had included in the proposed treatment block

Include additional critical areas that APHIS had not specified

Modify the percentage of the treatment block which receives direct treatment under RAATs

The land manager would review and concur that the proposed treatment, including any modifications, was consistent with the provisions of the EA.

### **C. Treatment Strategy**

The treatment block would consist of a parcel of rangeland infested by a grasshopper outbreak. The entire treatment block would not be treated. The surface area to which insecticides would be applied within a treatment block would range from 1% to 75% of the total block. No contiguous strip greater than 300 feet wide would ever be treated.

### 1. Basis for decision to treat

Grasshopper populations which are not likely to threaten crops or cause significant damage to other resources would not be treated. Several factors are included in the threat assessments. The first level of assessment is the overall grasshopper population density. This is determined through field survey and is expressed in grasshoppers per square yard. The age composition of a grasshopper population determines how much feeding damage would be done before the end of the growing season. Although several dozen species of grasshoppers occur in Idaho, only a few are likely to cause significant damage to crops and rangeland resources. They include the long-horned Mormon cricket which is considered separately under Environmental Assessment ID-PPQ-MC-2004-001. Shorthorned grasshoppers which would be subject to treatment under this Environmental assessment include *Camnula pellucida*, *Aulocara elliotti*, *Melanoplus sanguinipes*, *Melanoplus bivittatus*, *Melanoplus packardii*, and *Oedaleonotus enigma*. No other species of grasshoppers would be expected to reach outbreak status and require suppression. The migratory status of grasshoppers determines if they would invade areas where resources need to be protected. Treatments might be necessary to protect high value rangeland resources, native plant community restoration projects, watersheds, recreational areas, communities, or other resources when threatened by severe infestations, but primary consideration would be paid to crop protection. All treatments would be within 1 mile of private agricultural lands.

### 2. Selection of treatment

Following a decision to conduct a treatment, the pesticide would be chosen according to site specific conditions. This involves many factors including type and density of vegetation, grasshopper species' acceptance of bait, terrain, climatic conditions, proximity to pollinators, life stage of the grasshopper, importance of rapid reduction of grasshopper density, need for residual control, costs, and logistics.

The decision on which insecticide (if any) to use in any situation depends on a variety of factors specific to any given site and situation. Each of the insecticides which might be selected for a treatment has characteristics that dictate its desirability for a treatment.

DiFlubenzuron only kills grasshoppers or other insects when they are in their immature stages. It will not kill adult grasshoppers. It cannot be used late in the season because the grasshoppers are no longer susceptible. In a normal year, the opportunity to use diFlubenzuron in Idaho can be expected to pass by about July 15 for most species of grasshoppers. Insects are not killed until seven to ten days after treatment. DiFlubenzuron is reported to have a residual activity against grasshoppers lasting up to 28 days. DiFlubenzuron is less harmful to other insects and must normally be ingested to be effective. Therefore, diFlubenzuron does not affect adult insects, piercing sucking insects, and nonphytophagous insects. DiFlubenzuron would be applied as a spray with water and canola oil. It is the least costly option per acre treated. The formulation of diFlubenzuron approved for use by APHIS is Dimilin 2L ®.

Carbaryl bait acts faster than diFlubenzuron. It kills adult and immature grasshoppers and some other insects. It has a broader spectrum of insecticidal activity than diFlubenzuron,

but it also must be ingested to be lethal. It can be used effectively any time during the grasshopper season. It can be applied by air or ground. It is the most costly option. Carbaryl bait is applied in greater mass than any of the other treatments (up to 10 lbs. dry material per acre) and creates a greater logistical problem because of the amount of material which must be stored, transported and applied. Carbaryl bait can be applied by air in some situations when and where liquid insecticides cannot. Although no aerial applications of any insecticide can be conducted when wind speeds exceed 10 mph, carbaryl bait can be applied when air temperatures are too high to permit effective applications of sprays. Additionally, when terrain is too rough to allow consistently flying at the low altitude consistent with effective spray application, bait can be applied by flying at a safe altitude over the ground. Thus, the window of opportunity to apply bait is greater than for sprays. The carbaryl bait formulations approved for use by APHIS include products which impregnate carbaryl onto wheat bran, onto rolled whole wheat, and into pellets manufactured from grape and apple pumice. The whole wheat and pellet formulations offer logistical advantages in application (greater bulk density) and are less likely to drift off target vs. the bran formulation.

Malathion spray is a broad spectrum contact insecticide that is more effective in hot weather vs. cool weather. It kills adult and immature grasshoppers and many other insects. It has immediate knock-down effect and has essentially no residual activity. It is applied by air for grasshoppers on rangeland. It is intermediate in cost between carbaryl bait and diflubenzuron. It carries higher risk for non-target species vs. diflubenzuron or carbaryl bait. The formulations of malathion approved for use by APHIS are Ultra Low Volume Concentrates. They are applied without an additional carrier. Malathion would only be selected when grasshopper populations were extremely high, immediate reduction of the population was required and options for successful use of carbaryl bait or diflubenzuron spray did not exist.

Because of their different modes of action, and suitability under different climatic conditions, the three pesticides can be sorted as follows:

<b>Grasshopper Life stage</b>	<b>Weather conditions</b>	<b>Pesticide of choice</b>
Nymphs	Cool and wet	Diflubenzuron or Carbaryl
Nymphs	Hot and dry	Diflubenzuron or Malathion
Adults	Cool and wet	Carbaryl
Adults	Hot and dry	Carbaryl or Malathion

Cost of applications (on a per acre basis) would vary with the method of application, insecticide used, size and shape of a treatment block, and distance from a support center. Aerial applications would be less expensive than ground applications. Diflubenzuron spray would be the least expensive and carbaryl bait would be the most expensive insecticide. Larger, regular blocks would be more economical to treat than smaller, irregularly shaped blocks. Ferry and transportation costs would be greater for blocks farther from an airstrip or support base.

### 3. Multiple applications

Normally, no area would be treated more than once during a grasshopper season. Under no circumstances would an area receive more than one treatment with a cholinesterase inhibiting insecticide.

### 4. Methods of application

Insecticides would be applied in swaths which have a width determined for each treatment device (aircraft, truck-mounted spreader, or ATV-mounted spreader). For instance, an Ayres Turbine Thrush aircraft can deliver a 100 foot swath and an ATV-mounted bait spreader can deliver a 15 foot swath with carbaryl bait. Swaths delivered by aircraft are parallel to one another, and swaths delivered by ground equipment are dependent on the accessibility of the terrain. Distance between swaths allows computation of the percentage of the treatment block that actually receives direct treatment.

### 5. Discrimination based on vegetation type

Because of concerns for conservation of insects as food for sage-obligate bird species, APHIS would decrease the amount of coverage on treatment blocks where more than 15% of the area is covered by shrub canopy coverage. Federal land managers would determine if the area included in the block was covered with more than 15% shrub canopy coverage and they would notify APHIS if the land was classified as grassland or shrub steppe. Additionally, APHIS would apply malathion to shrub steppe only if grasshopper populations exceeded 25 per sq. yard.

**Table 1 -- Proposed treatments for 2004 Idaho grasshopper suppression**

<b>Insecticide</b>	<b>Treatment Area Characteristics</b>	<b>Proposed Treatment Blocks</b>
<b>Diiflubenzuron spray</b> <i>Applied at rate of 0.75 fluid ounce of diiflubenzuron per acre (0.012 lb. a.i. per acre)</i>  <i>Unless a diiflubenzuron tolerance is approved for the crop, a 500 foot buffer from the crop would be observed.</i>	Grasslands	<i>Up to 1 mile strip of rangeland with 25% to 75% coverage.</i>
	Shrub Steppe	<i>Up to 1 mile strip of rangeland with 25% to 50% coverage.</i>
<b>Carbaryl bait</b> <i>Applied at rate of 10.0 pounds of 5% carbaryl bait per acre ( 0.50 lb. a.i. per acre)</i>	Grasslands	<i>Up to 1 mile strip of rangeland with 1% to 75% coverage.</i>
	Shrub steppe	<i>Up to 1 mile strip of rangeland with 1% to 50% coverage.</i>
<b>Malathion spray</b> <i>Applied at rate of 6.0 fluid ounces of malathion per acre (0.465 lbs a.i. per acre)</i>	Grasslands	<i>Up to 1 mile strip of rangeland with 25% to 75% coverage.</i>
	Shrub steppe	<i>Not used unless grasshopper population exceeds 25/sq yd. Up to 1 mile strip of rangeland with 25% to 50% coverage.</i>

**6. Protective Measures in Addition to Those Included in FY 2004 Guidelines (Appendix 1)**

Appendix 1 includes protective measures which would be used in all APHIS grasshopper suppression programs, nationwide. Following are additional measures which would be implemented in Idaho.

Insecticide application rates would be reduced below EPA maximum allowable rates.

Treatment blocks would not receive full area coverage. 25% to 99% of each treatment block would not receive direct application of insecticide.

APHIS would provide for reasonable buffers around water. Areas which may, at some time, contain ephemeral or intermittent water would not be subject to buffering when they are dry. Buffers provided by APHIS would not necessarily prevent all insecticide

from reaching water. They would prevent amounts of insecticide capable of causing significant impact from reaching water. Aerial applications would not be made within 500 feet of water.

APHIS would perform on-site examination of proposed treatment blocks to determine the presence of water.

Biological control agent release sites would be considered on an individual basis in consultation with the land manager to determine if insecticide might be used and/or how much buffer space should be allowed.

No aerial application would be made within ½ mile of crops enrolled in the Idaho Certified Organic Crop Program except on the request of the organic farm manager. APHIS may decline to apply any treatments which were requested inside this buffer area.

APHIS would post or continuously patrol treated areas to insure that nobody entered a treated area within the timeframe required by EPA for re-entry after treatment.

APHIS would make available a mechanism whereby individuals can request that federally managed rangelands around or adjacent to their private property would be excluded from treatments for grasshoppers. The request form is available at: <http://www.agri.state.id.us/PDF/Plants/No%20spray%20request.pdf>.

## **V. Affected Environment**

### **A. Description of Affected Environment**

It is not generally possible to predict the precise locations where grasshopper outbreaks and migrations will occur in any given year. In 2003, at least 35,000 acres were infested with heavy populations of grasshoppers in the counties addressed by this EA. Because APHIS cannot be sure where migration and spread of the infestations will occur, it is necessary to include an expanded area in the EA. The proposed suppression program area specified in this EA includes areas which might host outbreaks that would require suppression. The proposed suppression area is therefore, approximately 1,010,812 acres before subtraction of sensitive areas including buffers around water, and other sites. APHIS estimates that no more than 10% of this area would be included in treatment blocks and the maximum area treated within a block would vary up to 25% under Alternative B and up to 75% under alternative C.

Grasshopper infestations were not widespread, but locally high population levels were present in several areas in 2003. 2003 Outbreaks are depicted in the maps found in the 2003 Annual Report at:

<http://www.agri.state.id.us/PDF/Plants/2003%20IDAHO%20GRASSHOPPER%20REPORT110703.pdf>

The proposed program area included in this EA includes federally managed rangeland in Bannock, Bear Lake, Bingham, Blaine, Bonneville, Butte, Caribou, Cassia, Clark, Custer, Franklin, Fremont, Jefferson, Madison, Oneida, Power, and Teton Counties in southeastern Idaho described as follows:

All federally managed rangeland within:

The jurisdiction of the BLM Idaho Falls Field Office, and the Pocatello Field Office of the Upper Snake River District.  
 or the Caribou National Forest,  
 or the Cache National Forest,  
 or the Targhee National Forest,  
 or the Curlew National Grassland,  
 or the Sawtooth National Forest tracts on Black Pine Peak and the Sublette Range

which is within one mile of private agricultural land and lies within watersheds of the Snake river or the Great Salt Lake Basin.

Maps of the described areas are in Appendix 2.

#### General Description

The area lies within the Interior Columbia Basin. Landforms consist primarily of valleys bordered by north-south running mountain ranges. Impoundments on the Snake River and its tributaries serve multipurpose use. Irrigation systems serve agricultural areas throughout the region. Except for the Snake River and Bear River and their major tributaries, streams in the area are generally intermittent. Major tributaries of the Snake River that traverse proposed program areas include Portneuf River and Rock Creek.

Events during the Pleistocene shaped much of Idaho's landscape. In the southern portions of Idaho, repeated overflows of historic Lake Bonneville into the Snake River modified the Snake River Valley. In addition to the volcanic flows, sedimentary deposits including glacial till, outwash and loess, and valley fill, terraces, and scour features are present over much of the area. Soils in the Snake River Plains developed from loess deposits and this has enabled these areas to become highly productive agricultural areas. Intensive livestock production systems such as dairies, feedlots, and trout farms create demand for feed which is partially supplied locally by alfalfa, corn, and wheat fields. Potatoes, sugar beets, and grain are other primary crops produced within the area. Annual cash farm receipts in Idaho average about \$1.7 billion each from crops and livestock. Total receipts from farm marketing in 2001 were \$3.8 billion.

Grassland and shrubland are present across the general area. Forest lands are present at higher elevations. Grasshopper treatments would occur only in grass and shrublands, not in forests.

The plains and foothills are semi-arid sagebrush steppe. Summers are hot and winters are moderate. Average annual temperature is 40 to 55 °F. Total annual precipitation averages 10 to 20 inches in most of the area; almost no rain falls during the summer months. Examples of probability of 0.50" of precipitation in a 24 hour period May 15 to August 15 (Western Regional Climate center, <http://www.wrcc.dri.edu>) are:

Idaho Falls	0 to 4%
Malad	0 to 4%
Pocatello	0 to 3%

The rangelands are utilized for cattle and sheep grazing. They provide habitat for native and introduced game and non-game animal species. They are in an accelerated state of ecological change due to invasion by exotic plant species, changes in fire patterns, and intervention by humans.

Elevation and topography within the overall area vary considerably, from 4,400 to near 10,000 feet, and from flat plains to steep mountain ranges. Treatments would occur on mountains, foothills and flatlands within one mile of cropland and hayfields.

Towns or cities near the federally managed rangelands include Aberdeen, Blackfoot, Pocatello, and Idaho Falls. Idaho National Engineering and Environmental Laboratory is a large employer and manages a large tract of land in the vicinity. Fort Hall Indian Reservation is in the vicinity.

National Wildlife Refuges in the vicinity include: Bear Lake, Grays Lake, Camas, and Oxford Slough.

Areas specifically excluded are:

Craters of the Moon National Monument and Preserve.

All ACECs, WAs, WSAs, DRNAs would be excluded from consideration for treatments except for:

Nine Mile Knoll ACEC approximately 8-10 miles North West of Rexburg, Idaho. At Nine Mile Knoll, no treatments would be made to dunes.

Van Kowman ACEC.

Juniper Townsite ACEC.

Other areas which are specifically identified in this EA because of their association with sensitive species or other sensitive sites.

## **B. Site-Specific Considerations**

### **1. Human Health**

The suppression program would be conducted on federally managed rangelands that are not inhabited by humans. Human habitation may occur on the edges of the rangeland. Most habitation is comprised of farm or ranch houses, but some rangeland areas may have suburban developments or “ranchettes” nearby. Average population density in rural areas of Idaho is 6.3 persons per square mile. Recreationists may use the rangelands for hiking, camping, bird watching, hunting, falconry or other uses.

Individuals with allergic or hypersensitive reactions to insecticides may live near or may utilize rangelands in the proposed suppression program area.

Some rural schools may be located in areas near rangeland which could be subject to treatment.

## 2. Non-target Species

Non-target species within the suppression program area include terrestrial vertebrate and invertebrate animals, aquatic organisms, and terrestrial plants (both native and introduced).

Invertebrate organisms of special interest include biocontrol agents and pollinators. Land managers and others have released and managed biocontrol agents including insects and pathogens on many species of invasive plants within and near the suppression program area. These biocontrol agents are important in decreasing the overall population or the rate of reproduction of some species of undesirable rangeland plants, especially exotic invasive weeds.

Pollinators including insects and other organisms occur within and near the suppression program area. Pollinators include managed exotic and native insect species such as honey bees, leafcutter bees, and alkali bees which are commercially valuable for agriculture. Other species of insects and other animals pollinate native and exotic plants and are necessary for the survival of some species.

Vertebrates include highly visible introduced and native mammalian species such as cattle, sheep, horses, mule deer, elk, pronghorn, coyotes and wolves as well as smaller animals like rabbits, mice, gophers and bats. Birds comprise a large portion of the vertebrate species complex, and they also include exotic and native species. Some exotic game birds, like pheasant and partridge, have been deliberately introduced into the area, and other species such as starlings and pigeons have spread from other loci of introduction. Sage obligate bird species, typified by sage grouse, are present in some of the area. Various reptiles and amphibians are also present. Many of the herbivorous vertebrate species compete with grasshoppers for forage. Many of the vertebrate species utilize grasshoppers and other insects as a food source. There is special concern about the role of grasshoppers as a food source for sage grouse, Columbian sharp-tailed grouse, and other bird species.

The proposed suppression area contains a vast variety of terrestrial invertebrates, primarily insects and other arthropods. They include species which compete with grasshoppers and some which prey on grasshoppers.

Aquatic organisms within the suppression area include plants and vertebrate and invertebrate animals. Some species of fish utilize grasshoppers as a significant food source during some parts of the year.

A diverse complement of terrestrial plants occurs within the proposed suppression area. Many such as rush skeletonweed, purple loosestrife, spotted and diffuse knapweed, downey brome, and leafy spurge are invasive weeds. Native plants such as sagebrushes,

bitterbrush, and various grasses provide forage and shelter for animal species and help stabilize the soil against erosion.

Biological soil crusts, also known as cryptogamic, microbiotic, cryptobiotic, and microphytic crusts, occur within the proposed suppression area. Biological soil crusts are formed by living organisms and their by-products, creating a crust of soil particles bound together by organic materials. Crusts are predominantly composed of cyanobacteria (formerly blue-green algae), green and brown algae, mosses, and lichens. Liverworts, fungi, and bacteria can also be important components. Crusts contribute to a number of functions in the environment. Because they are concentrated in the top 1 to 4 mm of soil, they primarily affect processes that occur at the land surface or soil-air interface. These include soil stability and erosion, atmospheric N-fixation, nutrient contributions to plants, soil-plant-water relations, infiltration, seedling germination, and plant growth.

Federally listed threatened and endangered species which might occur in or near the proposed suppression area include:

Gray wolf (Bannock, Bear Lake, Bingham, Blaine, Bonneville, Butte, Cassia, Caribou, Clark, Custer, Franklin, Fremont, Jefferson, Madison, Oneida, Power, Teton),

Canada lynx (Bear Lake, Blaine, Bonneville, Butte, Caribou, Clark, Custer, Franklin, Fremont, Jefferson, Madison, Teton),

Bald eagle (Bannock, Bear Lake, Bingham, Blaine, Bonneville, Butte, Cassia, Caribou, Clark, Custer, Franklin, Fremont, Jefferson, Madison, Oneida, Owyhee, Power, Teton),

Bliss Rapids snail (Cassia, Power),

Snake River physa (Cassia),

Utah valvata snail (Bannock, Bingham, Blaine, Bonneville, Cassia, Jefferson, Madison, Power),

Bull trout (Blaine, Butte, Custer),

Ute Ladies'-tresses (Bonneville, Jefferson, Fremont, Madison), and

Grizzly bear (Clark, Fremont, Teton)

Areas where proposed critical habitat for bull trout may be within or near the proposed suppression area include parts of Blaine, Butte, and Custer Counties.

Discussion of these species is included in VI.B.7

Many other species are accorded special status by federal land managers or by the State of Idaho. Data about these species are available from the respective land managers or at <http://www2.state.id.us/fishgame/info/cdc/cdc.htm>.

### 3. Socioeconomic Issues

Local economies in the areas near most proposed suppression areas are driven primarily by agricultural production, processing, and marketing concerns. Major employers in southeastern Idaho include: J.R. Simplot Co., Idaho National Engineering and Environmental Laboratory, and Wal-Mart.

Livestock enterprises include rangeland grazing by cattle and sheep, feedlots for beef, and concentrated dairy operations. Local processing which adds value to livestock production systems includes meat packing houses, and cheese plants.

Crop growers in areas near proposed suppression areas grow feed for the dairies and feedlots. This includes alfalfa and corn. They also grow potatoes, sugarbeets, wheat, barley, sweet corn, beans, and a variety of other crops. Potato and sugarbeet processing plants add value in several of the rural communities.

Acreage in organic production has increased in the area near proposed suppression areas. There were 106,058 acres registered in organic production in Idaho in 2001. This includes feed for organic dairies and various other organic crops.

Beekeepers maintain hives to produce honey and other bee products on land which is included in the proposed treatment area as well as on land located near the proposed treatment area.

The general public uses federally managed rangelands in the proposed suppression area for a variety of recreational purposes including hiking; camping; wildlife, bird, and insect collecting and watching; hunting; falconry; shooting; plant collecting; rock and fossil collecting; artifact collecting; sightseeing; and dumping. Members of the general public traverse rangelands in or near the proposed suppression area on foot, horseback and other beasts of burden, all terrain vehicles, bicycles, motorcycles, four-wheel drive vehicles, snowmobiles, aircraft, and balloons.

Artificial surfaces in or near the proposed suppression area include the walls and roofs of buildings, painted finishes on automobiles, trailers, recreational vehicles, and road signs. See 2002 EIS, pp 71-72.

Esthetic values of the natural environment in the suppression area include the views, vistas, diversity of the biota, and the opportunity to commune with nature in isolated settings. Many stakeholders have expressed extremely strong opinions regarding the esthetics of the natural environment.

### 4. Cultural Resources and Events

Cultural and historical sites include locations and artifacts associated with Native Americans, explorers, pioneers, religious groups and developers. Native American petroglyphs may occur near the proposed suppression area. Artifacts from knapping may

occur within the proposed suppression area. Elements of the Oregon and California Trails transect portions of the proposed suppression area, and monuments have been erected in several places. Museums, displays and structures associated with mining, logging, and irrigation development exist in areas near the proposed suppression area.

5. Special Considerations for Certain Populations

a. Executive Order No. 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations

Executive Order (E.O.) 12898, Federal Actions To Address Environmental Justice in Minority Populations and Low-Income Populations, was signed by President Clinton on February 11, 1994 (59 *Federal Register* (FR) 7269). This E.O. requires each Federal agency to make achieving environmental justice part of its mission by identifying and addressing, as appropriate, disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority populations and low-income populations. Consistent with this E.O., APHIS would consider the potential for disproportionately high and adverse human health or environmental effects on minority populations and low-income populations for any of its actions related to grasshopper suppression programs.

Population makeup in Idaho (U.S. Census Bureau 2000) is 90.9% White. Hispanic or Latino of any race is the next most numerous group comprising 7.8 %. Other identifiable groups include Black or African American 0.4%, American Indian and Alaska Native 1.4 %, Asian 1.0%, and Native Hawaiian and Other Pacific Islander 0.1%. The proposed suppression area is relatively reflective of the overall state population breakdown. Of the minority groups, Hispanic and Asian appear to be the groups with most involvement in agriculture. Hispanic workers are often engaged in production and processing of crops. Shepherding is a profession which currently engages persons of Peruvian nationality or Basque descent. Persons of Asian descent are frequently involved in crop production and processing.

Figures for Idaho put 8.3% of the families and 11.8% of the individuals in the state below the poverty level in 1999. Median family income was \$43,490 and per capita income was \$17,841 in 1999. The proposed suppression area is relatively reflective of the overall state income breakdown.

b. Executive Order No. 13045, Protection of Children from Environmental Health Risks and Safety Risks

The increased scientific knowledge about the environmental health risks and safety risks associated with hazardous substance exposures to children and recognition of these issues in Congress and Federal agencies brought about legislation and other requirements to protect the health and safety of children. On April 21, 1997, President Clinton signed E.O. 13045, Protection of Children From Environmental Health Risks and Safety Risks (62 FR 19885). This E.O. requires each Federal agency, consistent with its mission, to identify and assess environmental health risks and safety risks that may

disproportionately affect children and to ensure that its policies, programs, activities, and standards address disproportionate risks to children that result from environmental health risks or safety risks.

Individuals under 18 years of age comprise 30.6% of the population in Idaho. There is no reason to believe that the population age structure near the proposed treatment areas are different than the surrounding area.

## **VI. Environmental Consequences**

Each alternative described in this EA potentially has adverse environmental effects. The general environmental impacts of carbaryl, diflubenzuron and malathion applied to rangeland for grasshopper and Mormon cricket suppression are discussed in detail in the 2002 EIS. The specific impacts of the alternatives are highly dependent upon the particular action and location of infestation. The principal concerns associated with the alternatives that include insecticide application are: (1) the potential effects of the pesticides on human health (including subpopulations that might be at increased risk); and (2) impacts of pesticides on non-target organisms (including threatened and endangered species).

Risk analysis for human health is discussed in the 2002 EIS, pp B1-B6. Non-target species risk analysis is discussed in the 2002 EIS, pp B6-B10.

The potential generalized environmental effects of the application of carbaryl to rangeland for grasshopper and Mormon cricket suppression are discussed in detail in the EIS, pp 38-42, 50-52, B10-B13, B22-B25, B29-B31, B36-B39, B46-B48, B52-B53, B56-B57, B60, C11-C13.

The potential generalized environmental effects of the application of diflubenzuron to rangeland for grasshopper and Mormon cricket suppression are discussed in detail in the EIS, pp 42-45, 52-55, B14-B16, B25-B27, B31-B32, B39-B42, B48-B49, B53, B57, B60-B61, C13.

The potential generalized environmental effects of the application of malathion to rangeland for grasshopper and Mormon cricket suppression are discussed in detail in the EIS, pp 46-48, 55-57, B16-B21, B27-B29, B33-B35, B42-B45, B49-B51, B54-B55, B58-B59, B61-B62, C14-C15.

### **A. Environmental Consequences of the Alternatives**

Site-specific environmental consequences of the alternatives are discussed in this section.

#### **1. No Action Alternative**

Under this alternative, APHIS would not fund or participate in any program to suppress grasshoppers on federally managed rangeland. If APHIS does not participate in any grasshopper suppression program, Federal land management agencies, State agriculture departments, local governments, or private groups or individuals, may not be able to effectively control outbreaks in a coordinated effort. In these situations, grasshopper

outbreaks could develop and spread unimpeded. See 2002 EIS, pp 29-30 for general consequences.

#### Human health

Very dense bands of grasshoppers can make roadways slick. It is not known whether any traffic accidents have been directly attributable to this phenomenon in Idaho. Highway 55 was made slick by migrating *Camnula pellucida* in Valley County in 2000. There is some risk of personal injury or death due to automobile accidents caused by grasshoppers on highways and roads.

Persons who are entomophilic may have reduced levels of concern and increased enjoyment from experiencing the outbreaks for recreational or scientific purposes. Persons who are entomophobic may have increased levels of concern about insect abundance.

Some stakeholders have indicated that they are opposed to any treatments on public rangelands because they believe treatments would disrupt ecosystems, create human health problems or give unfair economic advantage to agricultural interests. The anxiety levels of these stakeholders may be reduced if APHIS does not suppress grasshopper outbreaks. Some stakeholders have indicated they would suffer financial loss if grasshopper suppression programs are not conducted. The anxiety levels of these stakeholders might be increased.

If APHIS does not treat grasshopper outbreaks on rangeland, there is an increased probability of additional insecticidal treatments on crops which would be invaded by grasshoppers. This would result in increased exposure of farm workers, including members of minority populations, to insecticides with higher toxicity than carbaryl.

#### Non-target species

An abundant supply of grasshoppers and other insects would be available as a food source for insectivorous animals. This includes birds and other animals which have been accorded sensitive species status by land managers and others.

Under this alternative, non-target species on federally managed rangeland would not be exposed to insecticides unless they were applied by other parties. Land managers would probably consider such action a trespass violation. APHIS cannot predict the probability of such action nor speculate which insecticides and insecticide rates might be applied.

Grasshoppers in unsuppressed outbreaks would consume agricultural and nonagricultural plants. The damage caused by grasshopper outbreaks could also pose a risk to rare, threatened, or endangered plants that often have a low number of individuals and limited distribution. Plants can be killed or weakened by grasshopper feeding.

Loss of plant cover would occur due to consumption by grasshoppers. Nesting and cover habitat may be degraded for birds and other wildlife. The herbaceous understory is important to nesting success by sage grouse (Connelly, et. al. 1994).

Rangeland which has been overgrazed by grasshoppers is more susceptible to invasion by nonnative plant species. Plant cover may protect the soil from the drying effects of the sun. The plant root systems which hold the soil in place may be weakened, leading to increased rates of erosion.

If APHIS does not participate in any grasshopper suppression programs, local governments, or private groups or individuals may attempt to conduct widespread grasshopper programs. Without the technical assistance and program coordination that APHIS can provide to grasshopper programs, it is possible that a large amount of insecticides, including those APHIS considers too environmentally harsh, could be applied, reapplied, and perhaps misapplied in an effort to suppress or even locally eradicate grasshopper populations. It is not possible to accurately predict the environmental consequences of the No Action alternative because the type and amount of insecticides that could be used in this scenario are unknown. However, APHIS is aware that in 2002 and 2003 other public and private parties applied furadan, malathion, diflubenzuron, carbaryl, and dimethoate for grasshopper control on private land in Idaho.

Rangeland fires may be set by persons who desire suppression of the grasshoppers. Action of this type has not been documented, but individuals have threatened to set fires to destroy grasshopper outbreaks that are not controlled.

#### Socioeconomic issues

There is a risk that grasshopper outbreaks on rangeland would decrease the availability of forage for cattle and sheep. If sheep and cattle grazing become unprofitable, there may be disproportionate impact on the sheepherding and cattle raising professions. Sheepherders often belong to minority population groups.

Unchecked movement of grasshopper outbreaks into crops would result in crop loss and additional expenditures for insecticidal control in the crop fields. Organic farmers may suffer significant losses if grasshopper outbreaks are not controlled on rangeland and emigrate to organic cropland.

Stakeholders have suggested that the federal government should compensate farmers for losses incurred when grasshoppers emigrate from public rangeland into crops. USDA Risk Management Agency currently offers multiperil crop insurance which may compensate for losses due to insects when the policy holder utilizes appropriate pest control measures, and those measures fail. Normally, payment of such claims is on the basis of failure of pest control spray practices due to untimely rainfall or some other natural event. USDA Farm Service Agency may be able to offer low interest loans when disasters are declared for various reasons which can include grasshopper outbreaks. Skold and Davis (1995) proposed a rangeland grasshopper insurance program. No authority currently exists for such a program.

Cultural resources and events

Grasshoppers were a significant source of protein for indigenous North American people. They are no longer used in this country as a human food source except as a novelty or recreational experience. They are used for fish bait and for pet food. Selection of the No Action alternative would result in their abundant availability for these purposes.

Grasshopper populations at outbreak levels on rangeland would decrease the recreational satisfaction of some people utilizing rangeland resources, primarily those who do not like insects. Grasshopper populations at outbreak levels on rangeland would increase the recreational satisfaction of some people utilizing rangeland resources.

Artificial Surfaces

Grasshoppers have been reported as recently as 2002 (in Nebraska) to have eaten the paint off houses. There is a possibility that artificial surfaces might suffer some damage due to chewing by grasshoppers.

## **2. Insecticide RAATs Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas**

Under this alternative, APHIS would provide some suppression of grasshopper outbreaks throughout areas where extraordinary population densities occur on federally managed rangeland. The goal of the program would be to reduce the grasshopper populations from their high, outbreak levels to somewhat more normal levels without waiting for natural factors to diminish the population.

At the request of the federal land manager, treatment blocks of 10,000 acres or more would be defined. Insecticide would be applied by ground or by air to a portion of the treatment block as specified in Table 1. Direct application of the insecticide would be made to 5% to 25% of the treatment block when treatment was by air, or direct application would be made to 1% to 5% of the treatment block when treatment was by ground rigs with bait. The remainder of the treatment block would be left untreated to serve as a reservoir for beneficial species that might be impacted by the insecticide.

APHIS has had success suppressing grasshoppers in Idaho by applying 100 foot wide swaths 200 feet apart on rangeland.

Human health

Appendix B of the 2002 EIS provides comprehensive explanation of insecticide risk assessment methodology including human health assessment methods.

Carbaryl is of moderate acute oral toxicity to humans. The mode of toxic action of carbaryl occurs through inhibition of acetyl cholinesterase (AChE) function in the nervous system. This inhibition is reversible over time if exposure to carbaryl ceases. Acute and chronic toxicity, neurotoxicity, immunotoxicity, genotoxicity, mutagenicity, carcinogenicity, and reproductive and developmental toxicity are discussed in the 2002 EIS, pp B10-B12.

Malathion is an organophosphate insecticide whose mode of toxic action is primarily through acetylcholinesterase (AChE) inhibition. At low doses, the symptoms of AChE inhibition in humans include effects such as nausea, sweating, dizziness, and muscular weakness. The effects of higher doses of malathion may include irregular heartbeat, elevated blood pressure, cramps, convulsions, and respiratory failure. However, AChE inhibition can be measured in blood at levels much below that which causes symptoms; therefore, adverse health effects do not necessarily result from all levels of AChE inhibition. Acute and chronic toxicity, neurotoxicity, immunotoxicity, genotoxicity, mutagenicity, carcinogenicity, ocular toxicity and reproductive and developmental toxicity are discussed in the 2002 EIS, pp B16-B20.

Diflubenzuron is classified as an insect growth regulator. Diflubenzuron is toxic to insects and other arthropods through inhibition of chitin synthesis. Most other organisms lack chitin and are not affected by exposure to diflubenzuron, although diflubenzuron may cause methemoglobinemia in humans at high exposure rates. Acute toxicity, effect on the blood system, neurotoxicity, genotoxicity, mutagenicity, carcinogenicity, and reproductive and developmental toxicity are discussed in the 2002 EIS, pp B14-B15.

Human exposure to insecticides would occur. Exposures and effects are discussed in the 2002 EIS, pp 39-40, 43, 46-47, 50, 52, 55, B1-B6, B10-B21, B22-B29, B51-B55. Potential exposures of the general public to insecticides would be infrequent and of low magnitude under this alternative and would probably be equivalent to the Insecticide Applications to Smaller Rangeland Blocks to Protect Specific Resources Alternative. These low exposures to the general public pose no risk of direct toxicity, carcinogenicity, neurotoxicity, genotoxicity, reproductive toxicity, or developmental toxicity to most members of the public. Individuals with hypersensitivity to the insecticides might be affected. APHIS would offer to compile a list of persons who wish to be listed as chemically hypersensitive or otherwise sensitive to spraying. APHIS would either avoid treating areas near their homes or APHIS would contact members of the prior to treatments near their homes. Hypersensitive individuals who subscribed to the list would be advised to avoid treatment blocks. Potential for exposure would be less than for the No Action Alternative. Potential for exposure would probably be equivalent to the Insecticide Applications to Smaller Rangeland Blocks to Protect Specific Resources Alternative.

Personnel working on the suppression program would be exposed during handling, loading and application of the insecticides. Implementation of the Treatment Guidelines (Appendix 1.) would minimize public exposure and protect workers from harmful exposure. The potential for adverse effects to workers is negligible if proper safety procedures are followed, including wearing the required protective clothing. Routine safety precautions are expected to provide adequate worker health protection. Exposure would probably be equivalent to the Insecticide Applications to Smaller Rangeland Blocks to Protect Specific Resources Alternative. Exposure would be less than for the No Action Alternative.

Some stakeholders have indicated that they are opposed to any treatments on public rangelands because they believe treatments would disrupt ecosystems, cause human health problems or provide an unacceptable advantage to agricultural interests. The anxiety levels of these stakeholders may be increased by adoption of this alternative versus the No Action Alternative. Their anxiety level would be probably equivalent to Insecticide Applications to the Smaller Rangeland Blocks to Protect Specific Resources Alternative.

Pesticide spills could expose individuals to excessive levels of insecticide. APHIS maintains spill kits and insures that program personnel are familiar with procedures to mitigate effects associated with a spill. Chances of a spill would probably be equivalent to Insecticide Applications to Smaller Rangeland Blocks to Protect Specific Resources Alternative. Chances of a spill would be greater than for the No Action Alternative.

Entomophobic persons may have reduced anxieties vs. the No Action Alternative. Entomophilic persons may have increased anxieties vs. the No Action Alternative.

#### Non-target species

Appendix B of the 2002 EIS provides comprehensive explanation of insecticide risk assessment methodology including non-target species assessment methods for terrestrial and aquatic species.

#### Aquatic species

Carbaryl is moderately toxic to most fish, very highly toxic to all aquatic insects and highly to very highly toxic to most aquatic crustaceans.

Diiflubenzuron is slightly to practically nontoxic to fish, aquatic snails, and most bivalve species. The median lethal concentration of diiflubenzuron in water to the snail *Physa* sp. is greater than 125 mg/L. It is very highly toxic to most aquatic insects, crustaceans, horseshoe crabs, and barnacles.

The acute toxicity of malathion varies widely from slightly toxic to some species of fish to very highly toxic to other species. Malathion is moderately to very highly toxic to most aquatic invertebrates. The median lethal concentration of malathion ranges from 0.5 g/L in the scud to 3,000 g/L in the aquatic sowbug. The median lethal concentration of malathion to insects ranges from 0.69 g/L in the stonefly nymph to 385 g/L in snipe fly larvae. The median lethal concentration of malathion to a bivalve is 12 g/L. A No Effect Concentration was determined for mud snail to be 22,000 g/L.

Qualitative assessments and field studies reported in the 2002 EIS, pp B46-B51 indicate that, under worst case scenarios, depressions of invertebrate populations might occur but the decreases would be temporary. No impacts would be expected on any vertebrate species.

Although the risk of contamination of water must be rated higher than under the No Action Alternative, untreated buffer areas around all water would generally prevent entry

of toxic concentrations of insecticide into the water. Insecticide concentrations in runoff waters are addressed in the 2002 EIS, pp C6-C15. Under worst case scenarios, runoff from a storm intensity of 1 inch resulted in negligible concentration of insecticide in the runoff water. Probability charts generated by Western Regional Climate Center show that storm intensities of even half that magnitude are extremely rare in the proposed project area. Risk of contaminating water under this alternative would be equivalent to the Insecticide RAATs Applications to Smaller Rangeland Blocks to Protect Specific Resources Alternative.

#### Mammals, birds, reptiles and amphibians

Stakeholders have expressed concern about chronic and acute toxicity of insecticides to birds on rangeland. These concerns were well founded for grasshopper control programs conducted throughout much of the 20<sup>th</sup> Century. Originally, inorganic insecticides were used, with a typical bran bait formulation incorporating 8 pounds of liquid sodium arsenite into 100 pounds of bran (Cowan 1929). For a brief span in the mid-20<sup>th</sup> century, synthetic organochlorine insecticides such as chlordane, toxaphene, dieldrin and aldrin came into use. These insecticides would accumulate in the birds or other animals which consumed poisoned grasshoppers, eventually leading to a toxic dosage level in the insectivores or their predators. USDA discontinued their recommendation for using organochlorine insecticides on grasshoppers in 1965 (McEwen, et. al. 1972). The organochlorine insecticides were replaced with the organophosphate and carbamate insecticides. Certain of these are highly toxic to birds. Blus et. al. (1989) determined that sage grouse die-offs in Southeastern Idaho could be attributed to methamidophos and dimethoate treatments to agricultural fields used by the sage grouse. Martin et. al. (2000) determined that furadan treatments depressed cholinesterase levels in birds in study areas. APHIS would not use insecticides (such as methamidophos, dimethoate, or furadan) that are highly toxic to birds or other terrestrial wildlife in the proposed suppression area.

Carbaryl is of moderate acute oral toxicity to mammals. Carbaryl is slightly toxic to birds. Data about effects of carbaryl to these reptiles and amphibians is limited to toxicologic information about the bullfrog. The data indicate that carbaryl is probably slightly toxic to most of these species. Carbaryl applied at the proposed rate is unlikely to be directly toxic to upland birds, mammals, amphibians or reptiles. Carbaryl is not subject to significant bioaccumulation due to its low water solubility and low octanol-water partition coefficient (Dobroski *et al.*, 1985). Field studies have shown that carbaryl applied as either ultra-low-volume (ULV) spray or bait at Conventional rates posed little risk to killdeer (McEwen *et al.*, 1996a), vesper sparrows (McEwen *et al.*, 1996a; Adams *et al.*, 1994), or golden eagles (McEwen *et al.*, 1996b) in the treatment areas. AChE inhibition at 40 to 60 percent can affect coordination, behavior, and foraging ability in vertebrates. Multi-year studies conducted at several grasshopper treatment areas have shown AChE inhibition at levels of no more than 40 percent with most at less than 20 percent (McEwen *et al.*, 1996a). The risk of acute or chronic toxicity to birds or mammals would be negligible under this option.

Diflubenzuron is slightly to very slightly toxic to mammals and birds. The primary concern for bird species has related to the effects of decreases in insect populations from

insecticide applications on insectivorous species rather than to the direct toxicity to birds from diflubenzuron exposure. No information was located about toxicity of diflubenzuron to reptiles or amphibians, but it is likely that diflubenzuron is of low toxicity to these species based upon the selective nature of the toxic mode of action. Based upon this, the relative toxicity of diflubenzuron to these species is anticipated to be similar to that of mammals and birds.

The acute oral toxicity of malathion is very slight to moderate for mammals. The acute oral median lethal doses of malathion range from 250 mg/kg in rabbits to 12,500 mg/kg in rats. The acute toxicity of malathion by the dermal route is one of the lowest of the organophosphorus insecticides. Malathion is slightly to moderately toxic to birds. The acute oral median lethal doses range from 150 mg/kg to chickens to 1,485 mg/kg to mallard ducks. The 5-day dietary median lethal concentrations for wild birds all exceed 2,500 ppm. Several reproductive and developmental studies have been conducted with birds. The lowest median lethal dose to chicken embryos (eggs) was 3.99 mg per egg for 4-day embryos. The median lethal concentration for field applications of malathion to mallard duck eggs was found to be 4.7 lbs a.i./acre. No effect on reproductive capacity of chickens was found at dietary concentrations as high as 500 ppm in feed.

The toxicity of malathion is relatively low to adult reptiles and amphibians, but is highly toxic to the immature aquatic stages. Studies of adult salamanders and lizards exposed to field applications (up to 6 oz a.i./acre) of malathion found no observable adverse effects and no AChE inhibition. The 96-hour median lethal concentration of malathion is 420 g/L for tadpoles of Fowler's toad and 200 g/L for tadpoles of the western chorus frog.

Qualitative assessments and field studies reported in the 2002 EIS, pp B36-B45 indicate that there would be negligible risk of adverse toxicological effects to most vertebrate species even when full coverage and traditional treatment rates (carbaryl @ 0.50 lb active ingredient /acre; diflubenzuron @ 0.016 lb active ingredient /acre; and malathion @ 0.62 lb active ingredient /acre) are used. Possible exceptions were noted for the indicator species-- grasshopper mouse, Bobwhite quail, American Kestrel, and Woodhouse's toad. Individuals of these species might receive doses in excess of the calculated reference dose for 1/5 of the LD50 value (grasshopper mouse 60.37 mg/kg carbaryl, Bobwhite quail 56.67 mg/kg, American Kestrel 50.64 mg/kg malathion, and Woodhouse's toad 74.02 mg/kg.)

However, Bobwhite quail do not occur in or near the proposed treatment area. A species of concern, sage grouse, do occur in or near the proposed treatment area. The estimated daily dose of malathion for sage grouse under the full coverage/traditional treatment rates method would be 13.91 mg/kg. The reference dose for 1/5 of the LD50 value would be 30 mg/kg. Therefore, no significant adverse toxicological effect would be expected on sage grouse, even at full coverage/traditional rates of applications. For this alternative, malathion would be applied @ 0.456 lb active ingredient per acre, coverage with any insecticide would be reduced to no more than 25% of any treatment block, and no contiguous strip wider than 300 feet would receive direct treatment. Therefore, risks of significant adverse toxicological effects would be mitigated.

George et al. surveyed birds on 13 grasshopper treatment blocks up to 37,000 acres in size in North Dakota, Utah, Colorado, Wyoming and Idaho. They found little evidence of differences in bird population responses to treatments with carbaryl bait, carbaryl spray, *Nosema locustae*, or malathion.

Idaho stakeholders have strongly expressed concern regarding the reduction of insects as a food source for rangeland insectivores, especially sage grouse and Columbian sharp-tailed grouse chicks. In this alternative, the application rates chosen for the insecticides are reduced from the maximum rates allowed by EPA. Additionally only 1% to 25% of a treatment block would receive direct application. This reduction in rate and coverage along with the use of the carbaryl bait which is more selective for grasshoppers than for most other species leaves alternative insect fauna for foraging insectivores (Paige and Ritter 1999). Because APHIS would only treat significant outbreak populations, numbers of grasshoppers surviving the treatment can provide ample nourishment for the insectivores. Additionally, Martin et. al. (2000) and Howe, et. al. (2000) found that Canadian grassland and Idaho shrub steppe bird species were able to make adaptive changes when insecticidal spray reduced the numbers and changed the composition of insect prey species. Howe et al. (1996) tested the hypotheses that malathion-induced food-base reduction might affect daily nest survivorship, percent of eggs hatched, percent of young fledged, mean number fledged per nest attempt, and mean fledging age of Brewer's sparrows and sage thrashers in southern Idaho. They found no direct effects and marginal indirect effects of malathion treatment on nestling growth and survival. They concluded that the insecticide treatments did not reduce insect population levels below the threshold needed to support the birds.

Prey available to insectivores would be somewhat less than under this alternative than under the No Action Alternative. Prey availability to insectivores under this alternative would be greater within a treatment block than under the Insecticide RAATs Applications to Smaller Rangeland Blocks to Protect Specific Resources alternative, but treatment blocks would be larger.

### Plants

Versus the No Action Alternative, grasshopper feeding damage would be reduced on rangeland plants, including desirable and undesirable plants, and to crops near rangeland.

Reduction of the grasshopper feeding damage may be viewed as having both negative and positive impacts. Grasshoppers feed on invasive weeds such as rush skeletonweed. Limiting the damage grasshoppers do to invasive weeds would be perceived by most observers as a negative impact. Limiting the damage grasshoppers do to desirable plants would be perceived by most observers as a positive impact.

Decreasing the amount of foliage consumed by grasshoppers can make more forage available to other herbivores which may be more highly valued by stakeholders. Livestock, game animals and non-game animals compete with grasshoppers for forage and shelter in rangeland. This alternative would make more forage and shelter available

for other species versus both other alternatives because larger areas of rangeland would be free of grasshoppers.

None of the insecticides proposed for use in the program would be phytotoxic to shrubs, forbs or grasses at the rates proposed for use. There might be secondary effects on plant reproduction if the proposed treatment reduced pollinator populations in the proposed treatment area. Significant reduction in pollinators would not be expected with any of the proposed insecticides other than malathion. Operational protocols would limit the use of malathion as shown in Table 1.

There are no known studies indicating that insecticides may effect species composition of intact biological soil crusts (US Department of the Interior, 2001).

#### Insects and other arthropods

Carbaryl bait would affect non-target insects and arthropods that consume carbaryl bait within the grasshopper treatment area. Diflubenzuron would affect immature non-target insects and arthropods that consume plant material that was covered by diflubenzuron residue. Malathion would affect nontarget insects that contacted the malathion spray droplets or surfaces where malathion spray had recently been deposited.

Non-target insect species which would be put at risk by treatments under this alternative include non-native biological control agents and pollinators. The majority of the non-native biological control agents in the proposed suppression area result from release programs carried out by land management agencies and others. The Nez Perce Biological Control Center in Lapwai provides database service which allows managers to report locations of biocontrol releases and the status of biocontrol agent populations. APHIS would consult with land managers and the Nez Perce Biological Control Center to determine the location and status of biological control agent populations and would select treatment options (including buffering areas) which minimize negative impacts on the populations.

The most widespread, managed, non-native pollinator in the proposed suppression area is the honeybee. Honeybees are found throughout and near the proposed suppression area. APHIS would provide beekeepers with notification of the suppression program and would conduct surveys to detect beeyards in or near proposed treatment blocks.

Managed native pollinators include leafcutter and alkali bees. These species may be found in the proposed treatment area, because they are usually encountered in crop areas adjacent to the rangeland. APHIS would conduct surveys and would consult with private landowners to determine if managed native pollinators are near proposed treatment blocks. Most treatments in the proposed program would involve dialog with agricultural producers whose crops were at risk. They would inform APHIS of managed pollinator locations.

Unmanaged native pollinators include a vast array of insects and other animals. In general, the insect fauna within this group is more susceptible to contact insecticide

sprays than to carbaryl bait or diflubenzuron spray as it would be used in the proposed program.

The level of risk would be greater than the No Action Alternative.

Risk to honeybees would be somewhat greater than the risk under the No Action Alternative, but utilization of carbaryl bait or diflubenzuron spray would pose little risk to honeybees.

Risk to managed native pollinators would be somewhat higher than the risk under the No Action Alternative, but utilization of carbaryl bait on rangeland poses little threat to managed native pollinators.

To maximize the protection of these organisms, APHIS would select carbaryl bait or diflubenzuron spray to suppress grasshopper outbreaks whenever possible. Risk to unmanaged native pollinators would be somewhat greater than the risk under the No Action Alternative, but the large untreated areas would provide refugia.

#### Insect biodiversity

There might be a temporary decrease in insect biodiversity within treatment blocks. However, the extremely large areas left untreated within treatment blocks preserve biodiversity to a great extent. There would be a greater decrease in insect biodiversity within treatment blocks under this alternative versus the No Action Alternative, but the decrease would be expected to be short term.

#### Spills

Pesticide spills could expose wildlife to excessive levels of insecticide. APHIS maintains spill kits and insures that program personnel are familiar with procedures to mitigate effects associated with a spill. The risk of pesticide spills is roughly equivalent to the risk under Insecticide Applications to Smaller Rangeland Blocks to Protect Specific Resources Alternative. The risk of pesticide spills would be greater than under the No Action Alternative.

#### Socioeconomic issues

The risk that grasshopper outbreaks on rangeland would decrease the availability of forage for cattle and sheep is less than under Insecticide Applications to Smaller Rangeland Blocks to Protect Specific Resources because populations would be reduced on larger tracts of rangeland.

Versus the No Action Alternative, there would be reduced risk of major unchecked movement of grasshoppers into traditional or organic crops. There would be less crop loss and fewer expenditures for insecticidal control in the crop fields because the overall grasshopper population would be reduced.

#### Cultural resources and events

The availability of grasshoppers for fish bait and other human uses would be reduced from outbreak levels to more normal levels. Persons using rangelands for recreation

would respond to grasshoppers as they do under normal conditions versus under outbreak conditions.

#### Artificial surfaces

Carbaryl and malathion can damage some painted surfaces. Automotive and sign finishes are susceptible to damage by carbaryl, and automobile or sign owners could suffer economic loss repairing cosmetic damage. APHIS would not apply insecticides to un-abandoned vehicles in treatment blocks. APHIS would consult with land managers to insure that Native American petroglyphs are excluded from direct treatment if they occur within treatment blocks. Damage to artificial surfaces by grasshoppers might occur in areas away from treatment blocks. Malathion could damage artificial surfaces.

Probability of damage due to malathion would be greater than under the No Action Alternative and might be slightly less than under the Insecticide RAATs Applications to Smaller Rangeland Blocks to Protect Specific Resources Alternative.

### **3. Insecticide RAATs Applications to Smaller Rangeland Blocks to Protect Specific Resources (Preferred Alternative)**

Under this alternative, APHIS would provide significant suppression of grasshopper outbreaks in limited areas on federally managed rangeland to protect specific resources. Overall suppression of large outbreaks would not be a goal of the program, and outbreaks would persist until natural factors depressed the population.

At the request of the federal land manager, treatment blocks less than 10,000 acres would be defined in areas where crops, high value rangeland resources, watersheds, recreational resources, communities, or other resources are threatened by grasshoppers.

Insecticide would be applied by ground or by air to a portion of the treatment block at as indicated in Table 1. Direct application of the insecticide would be made to 25% to 75% of the treatment block when treatment was by air, or direct application would be made to 5% to 25% of the treatment block when treatment was by ground rigs. The remainder of the treatment block would be left untreated to serve as a reservoir for beneficial species that might be impacted by the insecticide.

APHIS has had success suppressing grasshopper populations near crops and other resources by applying 100 foot wide swaths 200 feet apart on rangeland in several western states. This technique is successful because grasshoppers are extremely susceptible to the insecticides used.

#### Human health

Exposure of the general public to insecticides would probably be equivalent to the Insecticide Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas Alternative. Probability of exposure would be greater than for the No Action Alternative.

Exposure of personnel working on the suppression program probably be equivalent to the Insecticide Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas Alternative. Probability of exposure would be greater than for the No Action Alternative.

Exposure of hypersensitive individuals would probably be equivalent to the Insecticide Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas Alternative. Probability of exposure would be greater than for the No Action Alternative.

Anxiety levels of stakeholders who oppose insecticidal treatments would probably be equivalent to the Insecticide Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas Alternative.

Chances of a pesticide spill would probably be equivalent to the Insecticide Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas Alternative. Chances of a pesticide spill would be greater than for the No Action Alternative.

Entomophobic persons may have reduced anxieties vs. the No Action Alternative. Entomophilic persons may have increased anxieties vs. the No Action Alternative.

#### Non-target species

##### Aquatic species

Although the risk of contamination of water must be rated higher than under the No Action Alternative, untreated buffer areas around all water would generally prevent entry of toxic concentrations of insecticide into the water. Insecticide concentrations in runoff waters are addressed in the 2002 EIS, pp C6-C15. Under worst case scenarios, runoff from a storm intensity of 1 inch resulted in negligible concentration of insecticide in the runoff water. Probability charts generated by Western Regional Climate Center show that storm intensities of even half that magnitude are extremely rare in the proposed project area. Risk of contaminating water under this alternative would be equivalent to the Insecticide RAATs Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas Alternative.

##### Mammals and birds

Prey available to insectivores would be somewhat less than under this alternative than under the No Action Alternative. Prey availability to insectivores under this alternative would be less within a treatment block than under the Insecticide RAATs Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas alternative, but treatment blocks would be smaller.

The risk of acute or chronic toxicity to birds or mammals might be slightly higher under this alternative than under Insecticide RAATs Applications to Large Rangeland Blocks to

Suppress Grasshopper Populations in Generalized Areas alternative, but the size of the treatment blocks would be smaller.

#### Plants

Grasshopper feeding damage would be reduced to a greater extent on rangeland plants, including desirable and undesirable plants, and to crops near rangeland within the treatment blocks under this alternative. However, grasshopper feeding damage would not be reduced on rangeland plants, including desirable and undesirable plants to the same extent as outside the treatment blocks as would be the case under the Insecticide Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas Alternative. This alternative would make more forage and shelter available for other species within the treatment blocks, but not outside the treatment blocks compared to the Insecticide Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas Alternative.

#### Insects and other arthropods

The level of risk would be greater than under the No Action Alternative. The level of risk would be greater within the treatment blocks than under the Insecticide Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas Alternative, but the treatment blocks would be smaller.

#### Insect Biodiversity

There might be a temporary decrease in insect biodiversity within treatment blocks. However, the areas left untreated within treatment blocks preserve biodiversity to a great extent. There would be a greater decrease in insect biodiversity within treatment blocks under this alternative versus the No Action Alternative, but the decrease would be expected to be short term.

#### Spills

The risk of pesticide spills would be roughly equivalent to the risk under the Insecticide Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas Alternative. The risk of pesticide spills would be greater than under the No Action Alternative.

#### Socioeconomic issues

The risk of grasshopper outbreaks on rangeland decreasing the availability of forage for cattle and sheep would be higher than under the Insecticide RAATs Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas Alternative because outbreak populations would persist on tracts of rangeland away from the treatment blocks. The risk of grasshopper outbreaks on rangeland decreasing the availability of forage for cattle and sheep would be less than under the No Action Alternative.

Versus the No Action Alternative, there would be reduced risk of unchecked movement of grasshopper outbreaks into traditional or organic crops. Therefore crop loss and expenditures for insecticidal control in the crop fields would be reduced. However,

proper timing and possible allocation of extensive personnel and time resources would be required under this alternative because it would be necessary to identify and treat the areas around the protected resources as the grasshoppers approach them.

#### Cultural resources and events

The availability of grasshoppers for fish bait and other human uses would be greatly reduced in treatment blocks, but ample supplies of grasshoppers would remain in rangeland away from the protected areas. Persons using rangelands for recreation might encounter grasshopper outbreaks in areas away from the protected areas.

#### Artificial surfaces

Damage to artificial surfaces by grasshoppers might occur in areas away from treatment blocks. Malathion could damage artificial surfaces. Probability of damage due to malathion would be greater than under the No Action Alternative and might be slightly greater than under the Insecticide RAATs Applications to Large Rangeland Blocks to Suppress Grasshopper Populations in Generalized Areas Alternative.

### **B. Other Environmental Considerations**

#### **1. Cumulative Impacts**

Cumulative impacts are discussed in the 2002 EIS, pp 61, B23-B26, B28.

For the general public, repeated exposure to carbaryl is a relatively minor concern. Applications for suppression of grasshoppers would not be repeated within a given season and outbreaks are not necessarily an annual occurrence. Therefore exposures resulting from the proposed action would be infrequent. Because the dosage required for neurotoxic effects would not be exceeded, even in short-term accidental exposures such as, encountering a spill, it is unlikely that repeated brief exposure, even over several seasons, would lead to neurotoxic effects. Members of the public who utilize carbaryl to control pests in their home gardens, on their pets, or in other circumstances might experience multiple exposures, but no adverse effects would be expected as long as products are used according to EPA label requirements. If the land manager had utilized or anticipated utilizing another cholinesterase inhibiting insecticide on the proposed treatment area within a 12-month period, APHIS would not select carbaryl for use in a proposed program.

Program workers would be exposed to higher doses of carbaryl than the general public, and the exposure might occur over a relatively prolonged period of time—during a treatment season or several treatment seasons. Program workers would be required to participate in a monitoring program to ensure that they do not experience a depression of acetylcholinesterase.

Any cumulative effects from the use of diflubenzuron would be likely to be additive if the exposures were in the same treatment season. The proposed program would not apply diflubenzuron more than once per season, and diflubenzuron would not be used for other purposes within the proposed treatment area. Diflubenzuron is not widely used for any other purposes than grasshopper control in Idaho. No cumulative effects are

expected from one year to the next. Few other insecticides with the same mode of action as diflubenzuron are utilized in Idaho.

For the general public, repeated exposure to malathion is a relatively minor concern. Applications for suppression of grasshoppers would not be repeated within a given season and outbreaks are not necessarily an annual occurrence. Therefore exposures resulting from the proposed action would be infrequent. Because the dosage required for neurotoxic effects would not exceed, except in the event of short-term accidental exposures due to a spill, it is unlikely that repeated brief exposure, even over several seasons, would lead to neurotoxic effects. Members of the public who utilize malathion to control pests in their homes, gardens, or in other circumstances might experience multiple exposures, but no adverse effects would be expected as long as products are used according to EPA label requirements. If the land manager had utilized or anticipated utilizing another cholinesterase inhibiting insecticide on the proposed treatment area within a 12-month period, APHIS would not select malathion for use in a proposed program.

Program workers would be exposed to higher doses of malathion than the general public, and the exposure might occur over a relatively prolonged period of time—during a treatment season or several treatment seasons. Program workers would be required to participate in a monitoring program to ensure that they do not experience a depression of acetylcholinesterase.

## **2. Synergistic Effects**

Synergistic effects are discussed in the 2002 EIS, pp B13, B16, B20-B21.

Diflubenzuron is only reported to be synergistic with the defoliant DEF. Because the defoliant is unlikely to be applied concurrently with grasshopper suppression treatments, there is minimal risk of synergistic effects. However, diflubenzuron has potential for cumulative or synergistic effects with nonpesticidal compounds known to bind hemoglobin. For example, exposure to cigarette smoke and carbon monoxide from incomplete combustion can result in binding of hemoglobin. Exposure to diflubenzuron after these exposures can result in additional binding of hemoglobin and the greater risk associated with less oxygen transport by blood.

The only studies of chemical interactions with carbaryl indicate that toxicity of organophosphates combined with carbaryl is additive not synergistic.

The toxicity of malathion may be potentiated by some other organophosphates and carbamates. Dichlorvos and naled were not found to be synergistic with malathion, but only additive. Diazinon is synergistic with malathion. Public health programs utilizing insecticidal spray to control mosquitoes or other flying insects in Idaho do not use insecticides known to be synergistic with malathion. Nonetheless, if the land manager or other parties had utilized or anticipated utilizing another cholinesterase inhibiting insecticide on the proposed treatment area within a 12-month period, APHIS would not select malathion for use in a proposed program.

### 3. Inert Ingredients and Metabolites

Inert ingredients and metabolites are discussed in the 2002 EIS, pp B12-B13, B15-B16, and B20.

The major hydrolytic metabolites of carbaryl are glucuronides and sulfates. Most metabolites such as naphthol are considerably less toxic than carbaryl. There has been some concern expressed about the reaction of carbaryl with nitrite under certain circumstances. This may result in the formation of N-nitrosocarbaryl which has been shown to be mutagenic and carcinogenic in laboratory tests.

Although the formulations of carbaryl (i.e., Sevin<sup>®</sup> 4-oil) used in some previous programs had oil-based carriers, current programs have converted to water-based carriers (i.e., SEVIN<sup>®</sup> XLR PLUS). Some information about inert ingredients in these formulations is available, but actual concentrations of inert ingredients was not located. One inert ingredient is propylene glycol or propanediol (antifreeze agent). It degrades readily to carbon dioxide and water in soil and water environments after applications, so actual exposures from the grasshopper suppression program would only be acute. The low exposures to humans would not expect to have human health effects except to those few individuals experiencing allergic contact dermatitis. Program safety procedures preclude applications when unprotected people are present in the treatment area, so any adverse effects from program applications are unlikely. Propylene glycol is practically nontoxic to fish and daphnia. Concentrations of propylene glycol from program application rates would not be anticipated to result in adverse effects to wildlife.

The primary metabolites of diflubenzuron are 4-chlorophenylurea (CPU) and 2,6-difluorobenzoic acid. The acid metabolite is further metabolized by microorganisms in 1 to 2 weeks in soil. The CPU degrades in soil in about 5 weeks. The rapid metabolism and degradation of this metabolite's low concentrations make it highly unlikely that there would be sufficient exposure to cause any of the adverse toxicological effects noted in these studies.

Various carriers and adjuvants can be used with diflubenzuron to enhance the pesticide applications. These are primarily synthetic and natural oils. These inert ingredients may include light and heavy paraffinic oils, polyethylene glycol nonylphenyl ether, alkylaryl polyether-ethanols, vegetable oil surfactants, and canola oil. Food-grade canola oil would not be expected to pose any noteworthy hazards, and would be the carrier chosen for the proposed program. Polyethylene glycol nonylphenyl ether has generally not been of human health concern except for a few cases of allergic contact dermatitis. This should not be an issue if proper program safety precautions are followed. This compound does not persist in natural environments and is unlikely to show bioconcentration of residues.

The main impurities of concern in malathion formulations are isomalathion (95 times as toxic as malathion) and malaaxon (68 times as toxic as malathion). Isomalathion formation results from improper storage or handling of malathion formulations. There is some petroleum-based oil that occurs in some ULV formulations. The exposure of birds'

eggs and humans to this oil has been shown to have no adverse effects at program application rates.

#### **4. Executive Order No. 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations**

Although specific data are not available, observations indicate that Hispanics and Asians are the minority groups which would be most impacted by the suppression programs because of their involvement in agricultural production systems.

No Action Alternative may cause Hispanic and Asian farm workers to be exposed to additional insecticides applied to cropland. No Action Alternative may increase costs of operation for Asian and Hispanic farm operators. The other Alternatives would have no disproportionate impact on minority or low income populations.

Differential human health effects of Carbaryl on individuals with poor nutritional status are analyzed in the 2002 EIS, pg B25.

#### **5. Executive Order No. 13045, Protection of Children from Environmental Health Risks and Safety Risks**

The human health risk assessment for the 2002 EIS, pp B24-B25, analyzed the effects of exposure of children to carbaryl and other insecticides. Based on review of the insecticides and their use in the grasshopper/Mormon cricket program, the risk assessment concluded that the likelihood of children being exposed to insecticides is very slight and that no disproportionate adverse effects to children are anticipated over the negligible effects to the general population. Treatments are primarily conducted on open rangelands where children would not be expected to be present. No urban areas or schools would be subject to treatment under the proposed action.

Potential for impacts of pesticides on children would be minimized by the implementation of the treatment guidelines, standard operational procedures and added measures included in III.D.7.

#### **6. Executive Order 13186, Responsibilities of Federal Agencies to Protect Migratory Birds**

In accordance with various environmental statutes, APHIS routinely conducts programs in a manner that minimizes impact to the environment, including any impact to migratory birds. In January 2001, President Clinton signed Executive Order 13186 to ensure that all government programs protect migratory birds to the extent practicable. To further its purposes, this Executive Order requires each agency with a potential to impact migratory birds to enter into an MOU with FWS. In compliance with the Executive Order, APHIS is currently working with FWS to develop such an MOU.

## **7. Endangered Species Act**

Policies and procedures for protecting endangered and threatened species of wildlife and plants were established by the Endangered Species Act (ESA) of 1973, as amended (16 United States Code (U.S.C.) 1531 *et seq.*). The ESA is designed to ensure the protection of endangered and threatened species and the habitats upon which they depend for survival. Regulations implementing the provisions of the ESA have been issued. In accordance with section 7 of the ESA, consultation is to be conducted for any action authorized, funded, or carried out by a Federal agency that may affect listed endangered or threatened species or their habitats. APHIS includes proposed species in their consultations. Consultations are conducted with Fish and Wildlife Service (FWS) for terrestrial species and most aquatic species and with the NOAA Fisheries for marine and anadromous species.

The most recent national biological opinion on the grasshopper program was issued by FWS July 21, 1995. In following years, no national biological assessment was prepared since control programs were not anticipated in most states due to lack of funding. A national biological assessment for the Rangeland Grasshopper and Mormon Cricket Suppression Program is currently under way, but the process for its completion and consideration by FWS will not be concluded in time for the 2004 season. In order to comply with the Section 7 requirements, APHIS conducts ongoing informal consultations with FWS, locally. The 1995 biological opinion and 1998 biological assessment will be used as a basis for these local consultations and are incorporated into this EA by reference. Of the insecticides proposed for use in earlier assessments, carbaryl bait, and malathion spray have been retained for potential use under this EA. Local consultations have been conducted with FWS for diflubenzuron in since 2000. For this EA, APHIS conducted informal consultation with FWS, Snake River Basin Office and arrived at determinations of protective measures which were needed in addition to those derived from earlier Biological Opinions. In 2003 and 2004 APHIS conferred with NOAA Fisheries Boise Idaho office and determined that consultation was not required if the proposed suppression area excluded watersheds of the Salmon river and the Snake River below Brownlee Dam.

### **Bald Eagle, *Haliaeetus leucocephalus***

The bald eagle is listed as a threatened species in all contiguous 48 States. Bald eagle habitat in Southeast Idaho is located along the South Fork, the Henry's Fork and the main Snake River. The South Fork, Henry's Fork and main Snake River is considered year long habitat with the majority of the eagles present during the winter months. There are active bald eagle nests on all of the forks of the Snake River. Some immature birds have been seen at American Falls Reservoir during early spring nest occupancy survey flights.

APHIS would maintain 1-mile radius treatment-free zone around active aeries found on rivers and lakes with no flyovers of this area by contract pilots. APHIS would maintain a 2.5 mile no aerial spray zone upstream and downstream from the nest site with a 0.25 mile buffer along each side of the river. Lakes considered foraging areas would have 0.25 mile no-aerial spray buffer. (FWS 06/01/87)

*Bull Trout, Salvelinus confluentus*

Bull trout have been listed as threatened under the ESA. Within the area included in this proposal, bull trout are distributed throughout the Little Lost River system. Proposed bull trout critical habitat is also distributed throughout the basin. Bull trout naturally exhibit a patchy distribution, and would not likely occupy all areas of the basin at once. The primary threat to bull trout is high stream temperatures. Other factors which threaten bull trout in the Little Lost River include competition from brook trout and possibly harvest by fisherpersons.

In all areas occupied by bull trout or proposed as critical habitat for bull trout, APHIS would utilize a ½ mile buffer for all aerial sprays and a 500 foot buffer for carbaryl bait. If there are treatment needs within the buffer area, APHIS would consult with FWS on a case-by-case basis to examine alternatives. (FWS2003)

*Ute Ladies'-Tresses, Spiranthes divuvalis*

Ute Ladies'-tresses is listed as threatened under the ESA. This perennial orchid occurs in mesic or wet meadows and riparian/wetland habitats formed by springs, seeps, lakes, and streams from 1,500 to 7,000 feet in elevation. It is presently known from Colorado, Montana, Nebraska, Utah, Washington, Wyoming, and Eastern Idaho along the South Fork of the Snake River between Swan Valley and the confluence with the Henry's Fork. The South Fork populations were first discovered in 1996. A total of 22 occurrences of Ute ladies'-tresses are currently known from Idaho. Surveys adjacent to the South Fork of the Snake River and other portions of the state have failed to discover additional Ute ladies'-tresses populations outside of the South Fork of the Snake River. The FWS considers the entire state of Idaho to be within the potential range of this species. Large and long-tongued bumblebees (*Bombus morrisoni* and *B. fervidus*) are the most important pollinators of Ute ladies'-tresses orchid.

Along the South Fork Snake River and Henry's Fork River populations of Ute Ladies'-Tresses, APHIS would utilize a 3-mile buffer for all aerial spray treatments. (FWS2003)

The following three mollusks either occupy aquatic habitat found in select springs or they occur on substrate in the main stem Snake River.

Bliss Rapids Snail, *Taylorconcha serpenticola*; Utah Valvata Snail, *Valvata utahensis*; and Snake River Physa Snail, *Physa natricina*

*Bliss Rapids Snail, Taylorconcha serpenticola*

The Bliss Rapids snail has primarily been found on cobble-boulder substrate in flowing reaches of the main stem Snake River and alcove springs. River populations have been found in spring-influenced habitat or near the edge of rapids. Populations occur in springs on the Fort Hall Indian Reservation upstream of American Falls Reservoir.

*Utah Valvata Snail, Valvata utahensis*

The Utah valvata snail occurs in deep pools with a mud or sand substrate adjacent to rapids or in large perennial spring complexes. This snail has been found in a few springs and main stem Snake River sites

Snake River Physa Snail, *Physa natricina*

The Snake River Physa snail is a main stem Snake River species which occurs in a relatively short segment of the Snake River.

In areas along the Snake River APHIS would utilize a ½ mile buffer for all aerial sprays and a 500 foot buffer for carbaryl bait. If there are treatment needs within the buffer area, APHIS would consult with FWS on a case-by-case basis to examine alternatives. (FWS2003)

Grizzly Bear, *Ursus arctos*

The grizzly bear has been Federally listed as a Threatened species. Habitat for the bear in the project area is primarily in the Island Park area. The acreage is relatively small but it could be important for a recovered population of bear.

High impact unlikely as a result of proposed pesticides at proposed rates of application. (FWS 06/01/87)

Gray Wolf, *Canis lupus*

The gray wolf has been determined to be an endangered species. Since the translocation of wolves from Canada, the population in Idaho south of Interstate Highway 90 is considered “experimental, non-essential” under Section 10(j) of the Endangered Species Act. Wolves range along the continental divide and into the Island Park area around Yellowstone National Park (YNP). Sightings of gray wolves have been made in diverse parts of the proposed suppression area.

High impact unlikely as a result of proposed pesticides at proposed rates of application. (FWS 06/01/87)

Canada Lynx, *Lynx canadensis*

On March 24, 2000, the U. S. Fish and Wildlife Service listed the Canada lynx as a Threatened species under the ESA of 1973, as amended. This took effect on April 24, 2000. The proposed treatment areas may be near habitat suitable for Canada lynx foraging, movement and dispersal activities. In Idaho, lynx are thought to primarily occur in the higher elevation, cold forest habitats which support spruce, subalpine fir, whitebark pine and lodgepole pine. Shrub/steppe habitats which occur adjacent to, or are intermixed with, cold forest habitats in Idaho are thought to be used to a limited extent by lynx for foraging and dispersal activities.

APHIS would not treat forested areas or rangelands that are not adjacent to crops but are surrounded by forest and are above 5000 feet in elevation in Idaho. (FWS2003)

### Candidate Species

#### Yellow-billed cuckoo, *Coccyzus americanus*

The yellow-billed cuckoo is a secretive, robin-sized songbird that lives in the Western United States in willow and cottonwood forests along rivers and streams. The birds are generally absent from heavily forested areas and large urban areas. Yellow-billed cuckoos primarily eat large insects such as caterpillars and cicadas, as well as an occasional small frog or lizard. Cuckoos usually lay two or three eggs, and the young develop very rapidly. On average, it takes 17 days from egg-laying to fledging of young. Yellow-billed cuckoos breed from southern Canada south to the Greater Antilles and Mexico. While the yellow-billed cuckoo is common east of the Continental Divide, biologists estimate that more than 90 percent of the bird's riparian habitat in the West has been lost or degraded as a result of conversion to agriculture, dams and river flow management, bank protection, overgrazing, pesticide use, and competition from exotic plants such as tamarisk.

Populations have declined rapidly throughout the western U.S. in the twentieth century, and are extirpated from British Columbia, Washington, and possibly Nevada. In Idaho, the species is considered a rare visitor and breeder in the Snake River Valley, occurring in ten of the counties within the proposed suppression area.

Because the birds are primarily found in riparian areas, potential threats include conversion of this habitat to agriculture, dams and river flow management, bank protection, livestock overgrazing, agricultural water use, pesticide use, and competition from exotic plants.

APHIS would utilize buffers around all water bodies to provide protection for this candidate species. (FWS2003)

### Species under Review by U.S. Fish and Wildlife Service or Petitioned For Listing as T&E

#### Columbian Sharp-tailed Grouse and Sage Grouse

Both of these grouse species are BLM listed sensitive species. The Columbian sharp-tailed grouse has been petitioned for listing under the ESA. On February 7, 2003, FWS found that the Western subspecies of sage grouse is not eligible for federal protection under ESA. Young grouse hatch in the spring at about the same time as grasshopper populations begin to mature. Insects are a critical source of protein for the young birds. Large grasshopper populations are common in the habitat of both species.

#### Bonneville Cutthroat Trout and Yellowstone Cutthroat Trout

Both the Bonneville cutthroat trout and Yellowstone cutthroat trout are currently petitioned for listing as threatened under the ESA. The Bonneville cutthroat trout is limited to the Bear River watershed. The Yellowstone cutthroat trout is believed to occupy a number of streams scattered across Eastern Idaho. Their current distribution is under investigation.

<b>Table 2. Protection Measures and Determinations for Special Status Species</b>	
Bald Eagle (T)  Not likely to adversely affect (NLAA)	1-mile radius treatment-free zone around active aeries found on rivers and lakes with no flyovers of this area by contract pilots. Maintain a 2.5 mile no aerial spray zone upstream and downstream from the nest site with a 0.25 mile buffer along each side of the river. Lakes considered foraging areas would have 0.25 mile no-aerial spray buffer. (FWS 06/01/87)
Bull Trout (T)  NLAA	In all areas proposed as critical habitat for bull trout, APHIS would utilize a ½ mile buffer for all aerial sprays and a 500 foot buffer for carbaryl bait. If there are treatment needs within the buffer area, APHIS would consult with FWS on a case-by-case basis to examine alternatives. (FWS 2003)
Ute Ladies'-Tresses (T)  NLAA	Along the South Fork snake River and Henry's Fork River populations of Ute Ladies'-Tresses, APHIS would utilize a 3-mile buffer for all aerial spray treatments. (FWS 2003)
Bliss Rapids Snail (T), Utah Valvata Snail (E), Snake River Physa Snail (E)  NLAA	In areas along the Snake River APHIS would utilize a ½ mile buffer for all aerial sprays and a 500 foot buffer for carbaryl bait. If there are treatment needs within the buffer area, APHIS would consult with FWS on a case-by-case basis to examine alternatives. (FWS 2003)
Grizzly Bear (T)  No Effect (NE)	High impact unlikely as a result of proposed pesticides at proposed rates of application. (FWS 06/01/87)
Gray Wolf (E) (experimental)  NLAA	High impact unlikely as a result of proposed pesticides at proposed rates of application. (FWS 06/01/87)
Canada Lynx (T)  NE	APHIS would not treat forested areas or rangelands that are not adjacent to crops but are surrounded by forest and are above 5000 feet in elevation in Idaho. (FWS 2003)

**Table 2.1 Protective Measures for Candidate Species**

Yellow-billed cuckoo (C)	<p>Insecticide application rates would be reduced below EPA maximum allowable rates. Percentage of EPA maximum allowable rates which would be applied:</p> <ul style="list-style-type: none"> <li>carbaryl bait 25%</li> <li>diflubenzuron spray 75%</li> <li>malathion spray 50%</li> </ul> <p>Additionally, treatment blocks would not receive full area coverage. 25% to 99% of treatment block would not receive direct application.</p> <p>Aerial sprays of diflubenzuron and malathion would not be made within ¼ mile of the Snake River. Aerial applications of carbaryl bait would not be made within 500 feet of water. (FWS 2004)</p> <p>Aerial applications of insecticides would not be made within 500 feet of any water including canals and ditches. Ground applications of insecticides would not be made within 50 feet of any water. (FWS 2003)</p>
--------------------------	--

**Table 2.2 Protective Measures for Species Under Review (Sensitive Species)**

<p>Bonneville Cutthroat Trout Yellowstone Cutthroat Trout and Redband Trout (S)</p> <p>Mourning Milkvetch, Picabo Milkvetch, Snake River Milkvetch, Janish's Penstemon, Matted Cowpie Buckwheat, and St. Anthony Evening Primrose (S)</p> <p>Western Burrowing Owl, Northern Harrier, Upland Game Birds and the Swainson's Hawk (S)</p> <p>Western Toad, Woodhouse's Toad, and Northern Leopard Frog (S)</p> <p>Western Ground Snake, Longnose Snake and Common Garter Snake (S)</p> <p>Townsend's Big Eared Bat, Spotted Bat, Western Small- footed Myotis, Long Eared Myotis, Fringed Myotis, Long-legged Myotis, Western Pipistrelle, and Yuma Myotis (S)</p> <p>Kit Fox (S)</p>	<p>Insecticide application rates would be reduced below EPA maximum allowable rates. Percentage of EPA maximum allowable rates which would be applied:</p> <p>carbaryl bait 25% diflubenzuron spray 75% malathion spray 50%</p> <p>Additionally, treatment blocks would not receive full area coverage. 25% to 99% of treatment block would not receive direct application.</p> <p>Aerial sprays of diflubenzuron and malathion would not be made within ¼ mile of waters of the Snake River. Aerial applications of carbaryl bait would not be made within 500 feet of water. (FWS 2004)</p> <p>Aerial applications of insecticides would not be made within 500 feet of any water including canals and ditches. Ground applications of insecticides would not be made within 50 feet of any water. (FWS 2003)</p>
<p>Columbian Sharp-tailed Grouse and Sage Grouse (S)</p> <p>Loggerhead Shrike, Gray Flycatcher, Brewer's Sparrow, Grasshopper Sparrow, and Sage Sparrow (S)</p> <p>Pygmy rabbit (S)</p> <p>Short-horned Lizard and Mojave Black-collared Lizard (S)</p>	<p>Insecticide application rates would be reduced below EPA maximum allowable rates. Percentage of EPA maximum allowable rates would be:</p> <p>carbaryl bait 25% diflubenzuron spray 75% malathion spray 50%</p> <p>Treatment blocks would not receive full area coverage. 50% to 99% of area with 25% or more shrub cover within a treatment block would not receive direct application of insecticide.</p> <p>No strip of land more than 300 feet wide would receive direct application of insecticide.</p>

Idaho Dunes Tiger Beetle and Columbia River Tiger Beetle (S)	No applications of malathion spray would be made within one mile of known populations.
Idaho Pointheaded Grasshopper (S)	No applications of insecticide would be made within one mile of known populations.

## **8. Environmental Monitoring**

Monitoring involves the evaluation of various aspects of the grasshopper suppression programs. There are three aspects of the programs that may be monitored. The first is the efficacy of the treatment. APHIS would determine how effectively the application of an insecticide has suppressed the grasshopper population within a treatment area and would report the results to the APHIS Western Region and to the land manager.

The second area included in monitoring is safety. This includes ensuring the safety of the program personnel through medical monitoring conducted specifically to identify sensitive or overexposed individuals. (See APHIS Safety and Health Manual (USDA, APHIS, 1998) available online at: [www.aphis.usda.gov/mb/aseu/shes/shes-manual.html](http://www.aphis.usda.gov/mb/aseu/shes/shes-manual.html)).

The third area of monitoring is environmental monitoring. APHIS Directive 5640.1 commits APHIS to a policy of monitoring the effects of Federal programs on the environment. Environmental monitoring includes such activities as checking to make sure the insecticides are applied in accordance with the labels, and that sensitive sites and organisms are protected. The environmental monitoring recommended for grasshopper suppression programs involves monitoring sensitive sites such as bodies of water, habitats of endangered and threatened species, habitats of other sensitive wildlife species, edible crops, and any sites for which the public has expressed concern or where humans might congregate (e.g., schools, parks, hospitals).

## **VII. Literature Cited**

- Adams, J.S., Knight, R.L., McEwen, L.C., and George, T.L., 1994. Survival and growth of nestling vesper sparrow exposed to experimental food reductions. *The Condor* 96:739–748.
- Blus, Lawrence J. et al. 1989. Effects of Organophosphorus Insecticides on Sage Grouse in Southeastern Idaho. *Journal of Wildlife Management*. 53(4): 1139-1146.
- Capinera, J.L. and T.S. Sechrist, 1982. Grasshoppers (Acrididae) of Colorado Identification Biology and Management, Colorado State University Experiment Station Bulletin No. 584S.
- Connelly, J. W., et al. 1994. Sage Grouse Ecology. Proj. no.W-160-R-21, Completion Report Idaho Department of Fish and Game. 90pp.
- Cowan, Frank T. 1929. Life History, Habits and Control of the Mormon Cricket. United

States Department of Agriculture, Washington D.C. Technical Bulletin No. 161.

Dobroski, C.J., O'Neill, E.J., Donohue, J.M., and Curley, W.H., 1985. Carbaryl: a profile of its behavior in the environment. Roy F. Weston, Inc., West Chester, PA, and V.J. Ciccone and Associates, Inc., Woodbridge, VA.

EPA. 2003a. Interim Statement and Guidance on Application of Pesticides to Waters of the United States in Compliance with FIFRA. Memo from G. Tracey Mehan III and Stephen L. Johnson to Regional Administrators, July 11, 2003.

EPA. 2003b. Interpretive Statement and Guidance Addressing Effect of Ninth Circuit Decision in League of Wilderness Defenders v. Forsgren on Application of Pesticides and Fire Retardants. Memo from Robert E. Fabricant to Regional Administrators, Sept. 3, 2003.

Evans, Edward W., 1990. Chemical and Biological control of grasshoppers in Utah. Utah State University Extension Fact Sheet No. 73.

Fielding, Dennis J., and Brusven, M. A., 1996. Grazing Effects on Grasshopper Populations in Southern Idaho. In U.S. Department of Agriculture, Animal and Plant Health Inspection Service, 1996. Grasshopper Integrated Pest Management User Handbook, Tech. Bull. No. 1809. Sec. V.6. Washington, DC.

George, T. Luke, Lowell C. McEwen, and Brett E. Petersen. 1995. Effects of grasshopper control programs on rangeland breeding bird populations. J. Range Manage. 48:336-342.

Howe, Frank P., Richard L. Knight, Lowell C. McEwen, and T. Luke George. 1996. Direct and Indirect Effects of Insecticide Applications on Growth and Survival of Nestling Passerines. Ecological Applications. 6(4):1314-1324.

Howe, Frank P., et al. 2000. Diet Switching and Food Delivery by Shrubsteppe Passerines in Response to an Experimental Reduction in Food. *Western North American Naturalist* 60:139-154.

Manske, Llewellyn L., 1996. Beneficial Changes of Rangeland Through Proper Grazing. In U.S. Department of Agriculture, Animal and Plant Health Inspection Service, 1996. Grasshopper Integrated Pest Management User Handbook, Tech. Bull. No. 1809. Sec. V.7. Washington, DC.

Martin, Pamela A., et al. 2000. Effects of Two Mormon cricket Control Insecticides on Food Resources and Reproductive Success of Two Species of Grassland Songbirds. *Environmental Toxicology and Chemistry* Vol. 19. No. 12: 2987-2996.

McEwen, L.C., Althouse, C.M., and Peterson, B.E., 1996a. Direct and indirect effects of Mormon cricket integrated pest management (GHIPM) chemicals and biologicals on

non-target animal life. *In* U.S. Department of Agriculture, Animal and Plant Health Inspection Service, 1996. Grasshopper Integrated Pest Management User Handbook, Tech. Bull. No. 1809. Sec. III.2. Washington, DC.

McEwen, L.C., Petersen, B.E., and Althouse, C.M., 1996b. Bioindicator species for evaluating potential effects of pesticides on threatened and endangered wildlife. *In* U.S. Department of Agriculture, Animal and Plant Health Inspection Service, 1996. Grasshopper Integrated Pest Management User Handbook, Tech. Bull. No. 1809. Sec. III.7. Washington, DC.

McEwen, Lowell C. et al. 1972. Wildlife Effects from Mormon cricket Insecticides Sprayed on Short-Grass Range. *Journal of Range Management*. 25(3): 188-194.

Onsager, Jerome A., 1996. The importance of grazing strategies to grasshopper management: An Introduction. *In* U.S. Department of Agriculture, Animal and Plant Health Inspection Service, 1996. Grasshopper Integrated Pest Management User Handbook, Tech. Bull. No. 1809. Sec. V.1. Washington, DC.

Onsager, Jerome A., 2000. Suppression of grasshoppers in the Great Plains through Grazing Management. *Journal of Range Management* 53:592-602.

Paige, Christine & Ritter, Sharon A. 1999. Birds in a Sagebrush Sea: Managing Sagebrush Habitats for Bird Communities. Partners in Flight, Western Working Group.

Pfadt, Robert E. 1994. Field Guide to Common Western Grasshoppers, Wyoming Agriculture Experiment Station Bulletin 912.

Skold, M.D. and Davis, R.M., 1995. A Rangeland Mormon cricket Insurance Program. *Journal of Agricultural and Resource Economics*. 20(1):1-10.

U.S. Department of the Interior. 2001. Biological Soil Crusts: Ecology and Management. Technical Reference 1730-2.

## **VIII. Listing of Agencies and Persons Consulted**

Artimez, Debbie, National Oceanic and Atmospheric Administration, 10215 W. Emerald, Suite 180, Boise, ID 83704

Burch, Susan, Contaminant Specialist, Snake River Basin Office, U.S. Fish and Wildlife Service, U.S. Dept. of Interior, 1387 S. Vinnell Way, Suite 368, Boise, ID 83709

Cook, Leroy, Resource Coordinator, Upper Snake River District, Bureau of Land Management, Dept. of Interior, 1405 Hollipark Dr., Idaho Falls, ID 83401

Cooper, Mike, Acting Administrator, Plant Industries Division, Idaho State Department of Agriculture, 2270 Old Penitentiary Rd., PO Box 790, Boise, ID 83709

Foster, Jon, Supervisor Resource Manager, State Office, Bureau of Land Management, Dept. of Interior, 1387 S. Vinnell Way, Boise, ID 83709

Grows, Walt, Range Specialist, Caribou Office, Forest Service, US Dept. of Agriculture, 1405 Hollipark Dr., Idaho Falls, ID 83401

Paris, Sharon, Planning Coordinator, State Office, Bureau of Land Management, Dept. of Interior, 1387 S. Vinnell Way, Boise, ID 83709

**FY-2004**  
**Guidelines for Treatment of Rangeland**  
**for the Suppression of Grasshoppers and Mormon Crickets**

Suppression Treatment on Federally Managed Rangeland

Subject to available funding, the United States Department of Agriculture, Animal and Plant Health Inspection Service, Plant Protection and Quarantine (USDA-APHIS-PPQ) may contribute to the control of grasshoppers and Mormon crickets on federal rangeland in three ways: (1) conduct field surveys, (2) provide technical assistance to land managers, and (3) participate in suppression treatments when requested and necessary. In situations when traditional practices of land managers fail to maintain grasshopper and Mormon cricket populations below outbreak levels, USDA-APHIS-PPQ at the request of the Federal land management agency or Tribal authority, when appropriate, and subject to available funding may conduct suppression treatments on federally managed rangeland or rangeland held in Trust by the federal government.

Rangeland eligible for cooperative suppression treatments for grasshoppers include: (1) large rangeland blocks (i.e.,  $\geq 10,000$  acres) that if treated would protect forage as well as prevent re-infestation from immigrant grasshoppers; (2) incipient populations (“hot spots”) of grasshoppers that if treated would prevent a wider spread of outbreaks; and (3) Federal or Trust land borders that if treated would prevent the movement of damaging populations of grasshoppers to adjacent private agricultural land. Rangeland cooperative suppression treatments for Mormon crickets may be conducted on a small or large scale. The final determination of whether a cooperative suppression treatment on federal rangeland is warranted will be made by USDA-APHIS-PPQ, upon receipt of the land manager’s written request and based on the best available information.

Suppression Treatments on State and Private Rangeland

Subject to available funding, the USDA-APHIS-PPQ may contribute to the suppression of grasshoppers and Mormon crickets on State and private rangeland in three ways: (1) conduct field surveys, (2) provide technical assistance to landowners, and (3) participate in suppression treatments when requested and necessary. In situations when traditional practices of land managers fail to maintain grasshopper and Mormon cricket populations below outbreak levels, USDA-APHIS-PPQ at the request of the State Department of Agriculture and subject to available funding may conduct suppression programs on State and private rangeland.

State and private rangeland eligible for cooperative suppression treatments for grasshoppers include: (1) large rangeland blocks (i.e.,  $\geq 10,000$  acres) that if treated would protect forage as well as prevent re-infestation from immigrant grasshoppers; and (2) incipient populations (“hot spots”) of grasshoppers that if treated would prevent a wider spread of outbreaks. State and private rangeland cooperative suppression treatments for Mormon crickets may be conducted on a small or large scale. However, USDA-APHIS-PPQ will not participate in cooperative suppression programs for grasshoppers and

Mormon crickets on private cropland, except when deemed necessary to maintain the integrity of a large spray block. The final determination of whether a cooperative suppression treatment on State and private rangeland is warranted will be made by USDA-APHIS-PPQ, upon receipt of the State's written request and based on the best available information.

#### General Guidelines for Suppression Programs on Rangeland

1. Cooperative suppression treatments will be completed in accordance with the Plant Protection Act (PPA) of 2000 and Agency policy. Suppression treatments will follow guidelines within the Environmental Impact Statement (EIS), Site-Specific Environmental Assessment (EA), Section 7 Consultation of the Endangered Species Act, 2004 Environmental Monitoring Plan, pesticide label, and the 2004 Guidelines stated herein.
2. The Grasshopper Program will follow all requirements of the National Environmental Protection Act (NEPA). Environmental Assessments (EAs) for suppression treatments on rangeland will be completed in accordance with National and/or local Memoranda of Understanding (MOUs) between USDA-APHIS-PPQ and the Federal land management agencies and/or Tribes. Prior to treatments and per Section 7 Consultation, USDA-APHIS-PPQ and/or the Federal land manager and/or Tribe will consult locally with U.S. Fish & Wildlife Service (USFWS) and/or National Oceanic and Atmospheric Administration (NOAA) Fisheries in situations where: (1) threatened or endangered species occur in the area, or (2) pesticides or application procedures utilized have not been addressed in the Programmatic Biological Opinion of 1995 or in other Opinions. Upon completion of the EA, the State Plant Health Director of USDA-APHIS-PPQ or his/her designee will, if appropriate, sign a Finding of No Significant Impact (FONSI), after which suppression treatments may commence.
3. The Federal Government will bear 100% of the cost of treatment on federally managed or Trust land, up to 50% of the cost on State land, and up to 33% of costs on private land. The Federal Government's participation in the cost share is contingent on allocation and availability of funds. First, USDA-APHIS-PPQ will conduct or fund surveys from the congressional appropriation, then may conduct suppression treatments with any remaining funds, if requested. Additional sources of support for suppression treatments may include Contingency funds, Commodity Credit Corporation (CCC) funds, Land Management Agencies' funds, or other funding resources.
4. Land managers are responsible for the overall management of rangeland under their control to prevent or reduce the severity of grasshopper and Mormon cricket outbreaks. USDA-APHIS-PPQ and/or its designated cooperator may conduct suppression treatments on Federal/Tribal lands if requested in writing by the Federal land manager and/or Tribal authority for Trust lands.

5. USDA-APHIS-PPQ, when requested by the land manager, may conduct border treatments on Federal or Trust rangeland in situations when damaging populations of grasshoppers and Mormon crickets threaten private agricultural land. Border treatments can only be justified when the potential for damage from grasshoppers and Mormon crickets migrating into private agricultural lands constitutes a legitimate and justifiable threat.
6. At the written request of the respective State Department of Agriculture, USDA-APHIS-PPQ and/or the designated cooperator may conduct cooperative suppression programs on State and/or private rangeland, as permitted by regulation and available funding.
7. In the absence of available USDA-APHIS-PPQ funding, the Federal land management agency, Tribal authority or other party may opt to reimburse USDA-APHIS-PPQ for suppression treatments. Interagency agreements or reimbursement agreements must be completed prior to the start of treatments.
8. For rangeland programs conducted by the Federal government, USDA-APHIS-PPQ and/or cooperating personnel (i.e., cooperative agreement) will provide overall direction and monitoring of aircraft calibration, pesticide inventory and application, and will maintain records of pesticides used and acres treated.
9. In some cases, rangeland treatments may be conducted by other Federal agencies (e.g., Forest Service, Bureau of Land Management, or Bureau of Indian Affairs) or by non-Federal entities (e.g., Grazing Association or County Pest District). USDA-APHIS-PPQ may choose to assist these groups in a variety of ways, such as: (1) loaning equipment; (2) providing materials and pesticides; and (3) contributing in-kind services such as surveys, determination of insect species and instars, and treatment monitoring. A cooperative agreement is needed when the assistance by USDA-APHIS-PPQ represents significant monetary value (e.g., providing pesticide or loaning equipment). Finally, the USDA-APHIS-PPQ State Plant Health Director is responsible for ensuring that any cooperative treatments on State or private rangeland adhere to the cost-share ratios in the PPA and National Environmental Protection Act (NEPA), as applicable.
10. Prior to initiating treatments funded by or through USDA-APHIS-PPQ, the State Plant Health Director's office will prepare a Detailed Work Plan and a Work Checklist (including a map), which then must be approved by the USDA-APHIS-PPQ Western Regional Office. In addition, the USDA-APHIS-PPQ State office will provide a weekly update to the Regional Office on acres treated and pesticides used. Upon completion of each grasshopper or Mormon cricket suppression program, the USDA-APHIS-PPQ State office will prepare a summary for the Federal land manager or Tribal authority and will submit a Work Achievement Report to the Western Regional Office.
13. Beekeepers should be notified in advance of proposed rangeland treatments so that they can move their bees before a suppression program begins. Observation aircraft may be used to check for bees in the proposed area. Registered bee locations must be

documented on the treatment map. Non-treated buffer zones should be determined for pollinators (e.g., alkali, leafcutter or honey bees) based on the EA and the pesticide labels [See 2004 Operational Procedures below].

12. In accordance with the EIS, the following pesticides may be used for rangeland treatments of grasshoppers and Mormon crickets: Sevin XLR Plus, carbaryl bait, Dimilin 2L, and malathion ULV. All pesticides must be used in accordance with the label, NEPA documents, Biological Opinion, local Section 7 Consultation, 2004 Operational Procedures, and any pertinent local decisions that are more restrictive.

13. Treatment contracts will adhere to the 2004 Prospectus.

## **2004 Operational Procedures**

### **GENERAL PROCEDURES FOR ALL AERIAL AND GROUND APPLICATIONS**

1. Follow all applicable Federal, State, Tribal and local environmental laws and regulations in conducting grasshopper and Mormon cricket suppression treatments.
2. Hold public meetings well in advance of proposed programs. Arrange for public notifications to encourage public input into the decision making process.
3. Notify Federal, State and Tribal land managers and private cooperators of grasshopper and Mormon cricket infestations on their lands. Describe estimated boundaries, severity of the infestation, and treatment options. This notification will request the land manager to advise USDA-APHIS-PPQ of any sensitive areas (e.g., parks, recreation areas, etc.) that may exist in the proposed treatment areas.
4. Obtain request, in writing, from land managers or landowners for suppression treatments to be undertaken on their land.
5. Notify residents within treatment areas, or their designated representatives, prior to proposed operations. Advise them of control method to be used, proposed method of application, and precautions to be taken. Follow label requirements pertaining to a restricted entry period.
6. Avoid residences and other premises whose occupants are opposed to their property being treated. In cases when State law requires treatment but landowners or occupants are opposed to the treatments, USDA-APHIS-PPQ will cooperate to the extent possible and as authorized by Federal and State laws.
7. Instruct program personnel in the use of equipment, materials and procedures; supervise to ensure procedures are followed properly.

8. USDA-APHIS-PPQ employees who plan, supervise, recommend or perform pesticide treatments must be certified under the USDA-APHIS-PPQ Pesticide Applicator Certification Plan. They are also required to fulfill any additional qualifications or pesticide use requirements of the State wherein they perform these duties.
9. Strictly follow all EPA and State approved label instructions for insecticides.
10. Do not apply insecticides directly to water bodies (defined herein as reservoirs, lakes, ponds, pools left by seasonal streams, springs, wetlands, and perennial streams and rivers). Furthermore, provide the following buffers for water bodies: 500-foot buffer with aerial liquid insecticides; 200-foot buffer with aerial bait; and 50-foot buffer with ground bait.
11. Require unprotected workers to stay out of treated areas, according to the label re-entry requirements or until the insecticide has dried, whichever period is longer.
12. Protective clothing and equipment will be worn and used by all pilots, loaders, and field personnel, as specified on the label.
13. All insecticide containers must be stored and disposed of properly according to the label. Rinse solution for drums may be used as diluent in preparing spray tank mixes, or it may be collected and stored for subsequent disposal in accordance with label instructions. Use one of the following disposal methods (in order of preference):
  - a. Use full service contracts and require the contractor to properly store and dispose of pesticide containers.
  - b. Require chemical companies, distributors, or suppliers to accept the triple-rinsed containers.
  - c. Crush and/or puncture the empty triple-rinsed containers, report on Form AD-112 to Property Services, Field Servicing Office, Minneapolis, MN, and dispose of as scrap metal.
  - d. Other suitable methods as approved locally in concurrence with Safety, Health and Environmental Security (SHES; Bill Benson, 301-734-5577).
14. Conduct mixing, loading, and unloading in an approved area where an accidental spill would not contaminate a water body. In the event of an accidental spill, follow the procedures set forth in PPQ Guidelines for Managing Pesticide Spills (USDA APHIS, *Treatment Manual*, 1996, pages 11.17-11.26) and the 1996 Aerial Application Manual (4.37-4.39).
15. It may be useful to notify local law enforcement agencies and fire officials of pesticide storage areas and treatment blocks.

16. All APHIS project personnel will have baseline cholinesterase tests before the first application of AChE inhibiting insecticides, such as organophosphates or carbamates (i.e., no testing required for dimilin usage), and on a routine basis as described in the *APHIS Safety and Health Manual*. It is recommended that contract, State, and private project personnel also participate in a cholinesterase monitoring program.
17. Endangered Species (also see operational procedures listed under each control method in the EIS).
  - a. Formal consultation will be accomplished with the U.S. Fish and Wildlife Service (USFWS) or the National Oceanic and Atmospheric Administration (NOAA) Fisheries at the national level or designated points of contact. The USFWS Portland Regional Office has been designated as the official contact for formal consultation. Communications at the local level with the USFWS or the NOAA Fisheries will be conducted to address activities outside the National Biological Opinion.
  - b. State-listed endangered and threatened species, Federal candidate species, and other sensitive areas will be addressed in the site-specific EA.
18. For rangeland programs conducted by the Federal government, USDA-APHIS-PPQ will conduct efficacy monitoring. For blocks of 10,000 acres or less, 20 sites shall be established and grasshopper densities estimated before and after treatment (at present, visual kill checks can be done for Mormon crickets). For blocks over 10,000 acres, add one additional site for each 1,000 acres.

#### SPECIFIC PROCEDURES FOR AERIAL APPLICATIONS

1. Aircraft, dispersal equipment and pilots that do not meet all contract requirements of the 2004 Prospectus will not be allowed to operate on the Program.
2. Use Global Positioning System (GPS) coordinates, or shape files if available, for pilot guidance on the parameters of the spray block. Ground flagging or markers should accompany GPS coordinates when necessary in delineating the project area and in omitting areas from treatment (e.g., boundaries and buffers for bodies of water, habitats of protected species, etc.).
3. Utilize two-way communication equipment for appropriate field personnel. Communication will be available for continuous contact between pilots and the COR.
4. Pre-spray reconnaissance flights or ground orientation trips may be conducted to ensure that pilots are familiar with program area boundaries, buffers, and areas that are not to be treated.

5. Make the following available to relevant personnel in advance of any treatment: stock safety kits, pesticide spill kits, thermometers, flagging material, wind gauges, spray-deposit samplers and daily aircraft records.
6. No treatments will occur over congested urban areas. Whenever possible, plan aerial ferrying and turnaround routes to avoid flights over congested areas, water bodies, and other sensitive areas that are not to be treated.
7. To minimize drift and volatilization, do not conduct aerial applications when any of the following conditions exist in the treatment area: wind velocity exceeds 10 miles per hour (unless lower wind speed required under State law); air turbulence could seriously affect the normal spray pattern; and temperature inversions could lead to off-site movement of spray. Also, suspend aerial applications when the following weather conditions occur and will seriously impede pesticide efficiency: rain (present or imminent), fog, or wet foliage.
8. Weather conditions at the treatment area will be monitored by trained personnel before and during application. Operations will be suspended at any time that weather conditions could jeopardize the safe and/or effective placement of the spray on target areas.
9. Weather plays an important role in aerial application. Winds may displace the pesticide within the target area. High temperatures combined with low humidity may cause fine sprays to evaporate and drift away without reaching the target. The best weather for spraying is usually from dawn through mid-morning. A simple indicator of time-to-quit is soil/air temperature difference. The soil temperature should be taken by placing the thermometer probe on an unshaded site while shading the thermometer for three minutes before reading. Air temperature should be taken five feet above the surface, in the open but with the thermometer shaded. When the soil temperature rises above the air temperature, the spray pattern normally starts breaking up at which time treatment operations should cease. Constant monitoring of the spray deposit pattern is the best method of determining the effects of weather factors.
10. Do not apply while school buses are operating in the treatment area. Do not apply within 500 feet of schools or recreational facilities.
11. Protection of Bees:
  - a. When off-season or early-season planning indicates an area may require treatment, send early notification letters and maps of the proposed treatment areas to all registered apiarists in the State or near the area.
  - b. Pre-spray reconnaissance flights may be conducted to ensure that honey bees and other bees used as commercial crop pollinators have been moved or protected. If bees remain, ensure that the beekeeper received notice of the impending treatment and that the program is conducted in accordance with State law.
  - c. If a treatment is planned within four miles of areas where alkali or leaf cutter bees are being used for increasing the yield of alfalfa seed, monitor wind

conditions and use dye cards as spray samplers to ensure that spray drift does not reach these areas.

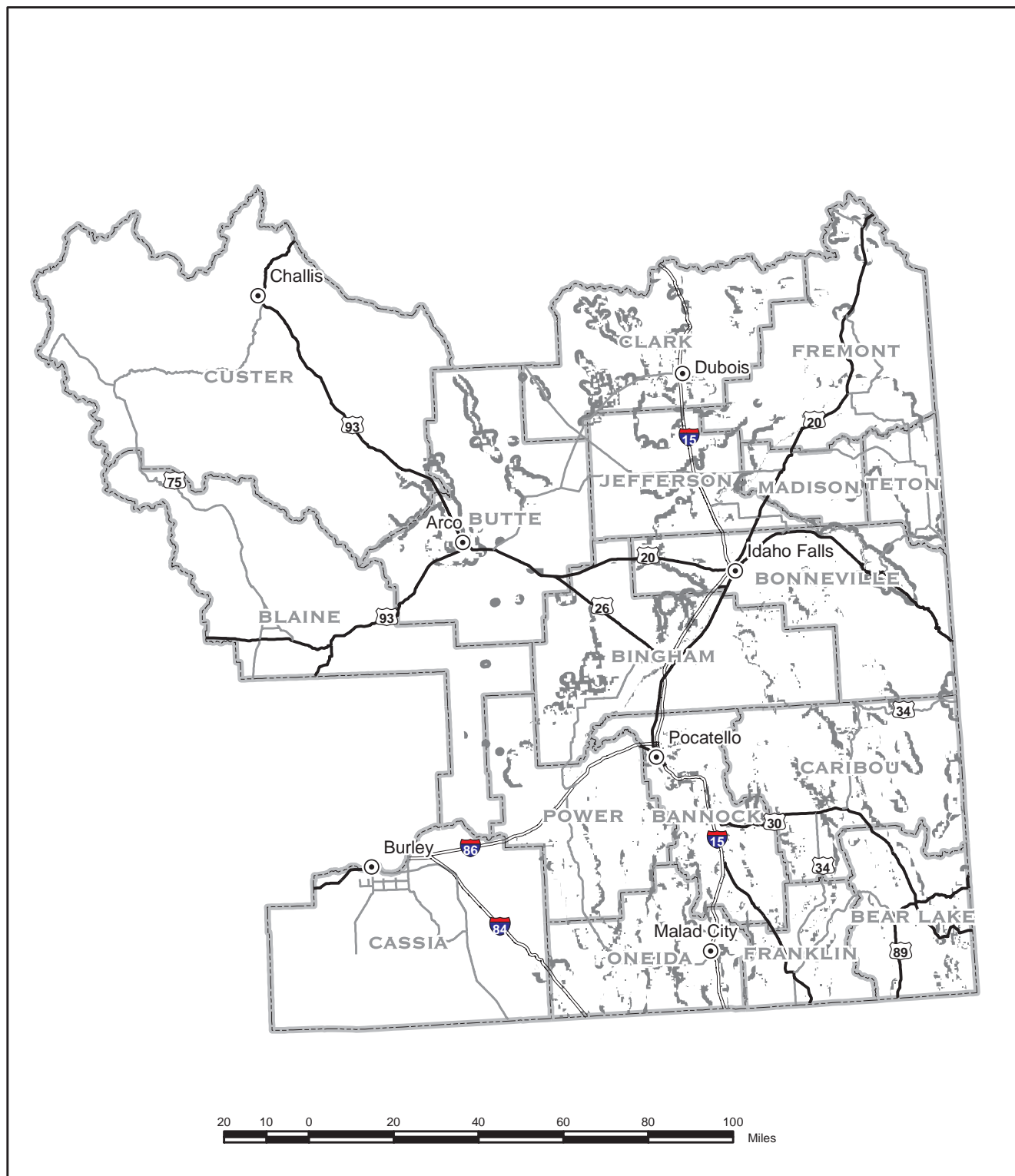
- d. Do not apply dimilin, carbaryl or malathion to any blooming crops or allow it to drift onto blooming crops if commercial bees are visiting the area.

12. When using aerial bait, do not apply the bait directly to water bodies (defined as reservoirs, lakes, ponds, pools left by seasonal streams, springs, wetlands, and perennial streams and rivers), and provide a 200-foot buffer.

#### SPECIFIC PROCEDURES FOR GROUND APPLICATIONS (BAIT and LIQUIDS)

1. Do not apply ground bait directly to water bodies (defined as reservoirs, lakes, ponds, pools left by seasonal streams, springs, wetlands, and perennial streams and rivers). Furthermore, provide a 50-foot buffer.

# Appendix 2. 2004 Potential Grasshopper Program Areas in Southeast Idaho



Printed by the Idaho State Office  
U.S. Department of the Interior  
Bureau of Land Management  
1387 S. Vinnell Way  
Boise, Idaho 83709  
March 2004

Datum: North American Datum 1983  
Projection: UTM Zone 11  
Units: Meters



## Source of Data Layers

Grasshopper Program Areas: Created through GIS Analysis of Agricultural Lands and Land Status layers  
Highways: USGS 1:100,000 Digital Line Graph  
Cities: Idaho BLM 1:500,000 corporate dataset  
Counties: Idaho BLM 1:100,000 corporate dataset

## Legend

Program Areas

County Boundaries

Cities

## Highways

Interstate

U.S.

State

No warranty is made by the Bureau of Land Management for use of the data for purposes not intended by BLM. No warranty is made by the Bureau of Land Management as to the accuracy, reliability, or completeness of these data for individual use or aggregate use with other data.



**UNITED STATES DEPARTMENT OF COMMERCE  
National Oceanic and Atmospheric Administration**

NATIONAL MARINE FISHERIES SERVICE  
Northwest Region  
7600 Sand Point Way N.E., Bldg. 1  
Seattle, WA 98115

February 23, 2004

David McNeal, Jr.  
State Plant Health Director  
Animal and Plant Health Inspection Service  
9134 West Blackeagle Drive  
Boise, Idaho 83709

RE: Idaho Rangeland Grasshopper and Mormon Cricket Suppression Program

Dear Mr. McNeal:

This responds to the February 18, 2004, letter requesting Endangered Species Act (ESA) consultation and Magnuson-Stevens Fishery Conservation and Management Act (MSA) consultation on the subject action. Animal and Plant Health Inspection Service (APHIS) has determined this project would have no effect on ESA listed Snake River salmon and steelhead, designated critical habitat, or Essential Fish Habitat (EFH) under the jurisdiction of NOAA's National Marine Fisheries Service (NOAA Fisheries), and consultation is not necessary. This determination is based on the information provided that the proposed suppression areas would not apply pesticides in watersheds that contain listed salmon and steelhead, or designated critical habitat. The APHIS would exclude watersheds of the Salmon River, and the Snake River and its tributaries below Brownlee Dam. The APHIS would also exclude applying pesticides to Wildhorse River and Salt Creek within Adams County.

This concludes the review of the Idaho Rangeland Grasshopper and Mormon Cricket Suppression Program in accordance with 50 CFR 402.14 (b)(1), and MSA review in accordance with 50 CFR 600.920 (e)(3). The APHIS must contact NOAA Fisheries if new information becomes available, or if circumstances occur that may affect listed species, designated critical habitat, or EFH.

Ms. Debbie Artimez (208) 378-5648 is the NOAA Fisheries contact.

Sincerely,

D. Robert Lohn  
Regional Administrator



Concurrence on Endangered Species Consultation not received from US Fish and Wildlife Service at time of publication of this EA.

#### **Appendix 4. PROTOCOL FOR DOCUMENTING REQUESTS, EVALUATIONS, RECOMMENDATIONS, REVIEWS AND MONITORING OF RANGELAND GRASSHOPPER SUPPRESSION IN IDAHO 2004**

1. Private landowners and/or public land managers who wish to request evaluations for grasshopper suppression should complete Form 1, *Request for Evaluation of Need for Suppression of Grasshoppers on Rangeland in Idaho*, and fax to USDA in Boise or Twin Falls. Private landowners may also call federal or state land management offices to request the submission of this form. A case number will be assigned by USDA to each request.
2. The USDA APHIS PPQ Grasshopper Program Staff in Boise will supervise temporary personnel across Southern Idaho. These grasshopper scouts will conduct evaluations in response to requests as well as in areas that are historically susceptible to grasshopper infestations. The grasshopper scouts will complete Form 2, *Evaluation of Idaho Request # for Suppression of Grasshoppers on Rangeland*. Scouts will submit these reports to USDA in Boise.
3. Experienced USDA managers will review the scouts' evaluations and determine if follow-up analysis is required. The USDA Grasshopper Coordinator will complete Form 3, *USDA APHIS PPQ Recommendation per Idaho Request # for Suppression of Grasshoppers on Rangeland*. USDA will forward this form to the land manager for a decision.
4. Land managers will receive Forms 1 through 3 and will determine whether APHIS's recommendation is consistent with the program defined and analyzed in the environmental documentation. Additionally, the land manager will determine if additional safeguards are required for treatments. Land managers will complete Form 4, *Land Manager Consistency Review of Idaho Request # for Suppression of Grasshoppers on Rangeland*. They will forward these forms to USDA in Boise.
5. If treatments are consistent with the description and analysis in the environmental documentation and if additional safeguards do not appear to preclude the treatment from being effective, USDA will apply or contract for application of the treatment. USDA will supervise contractors and evaluate the efficacy of treatments. USDA will complete Form 5, *USDA APHIS PPQ Treatment Monitoring of Idaho Request # for Suppression of Grasshoppers on Rangeland*, and will transmit the form to appropriate land managers and land owners.

Forms 1 through 3 will be completed and filed for each grasshopper complaint from a private landowner or public land manager. Forms 4 and 5 will be completed and filed when a need for further action is indicated by the prior steps.

**Form 1. REQUEST FOR EVALUATION OF NEED FOR SUPPRESSION OF GRASSHOPPERS ON RANGELAND IN IDAHO**

*Land managers/owners complete this form and fax to USDA APHIS PPQ in  
Boise at 208-378-5794 or Twin Falls at 208-734-7863.*

*USDA APHIS PPQ will evaluate the problem and provide recommendations to land managers.  
Action will be dependent on request for control from land manager, approval of recommended treatment,  
availability of funding, and the probability that available methods will be effective and safe.*

Party requesting control:

Date of request:

Principal contact:

Address:

Phone/cell phone/fax numbers:

County where rangeland is located:

Owner(s) or land manager(s) of rangeland where control is requested (BLM, Forest Service, State of Idaho, private party, etc):

Legal description of area where control is requested (please attach map showing land ownerships):

Describe nature of problem (cropland threatened, rangeland damaged, revegetation project, etc.):

Are you aware of environmentally sensitive issues such as streams or lakes, bees, or endangered species critical habitat in the area where you are requesting treatment?  
If so, please explain.

\*\*\*\*\*

**FOR USE BY PPQ**

Date and time:

Case #:

Referred to:

By:

Distribution of copies:

\*\*\*\*\*

**Form 2. EVALUATION OF IDAHO REQUEST #  
FOR SUPPRESSION OF GRASSHOPPERS ON RANGELAND**

*Will be completed by Grasshopper Field Scout under supervision of USDA APHIS PPQ upon receipt of a request for evaluation from a land manager and will be submitted to USDA APHIS PPQ Manager.*

Date evaluated:

Person performing evaluation:

Was complainant contacted during visit?

Species of grasshoppers:

Density per sq. yd.:

Predominant instar(s):

Approximate acres of rangeland infested

Federal:

State:

Private:

Narrative report including sensitive issues (bees, water, endangered species, organic farms, etc.):

*Attach map showing infested areas and sensitive sites*

\*\*\*\*\*

**FOR USE BY PPQ**

Date and time:

Referred to:

By:

Distribution of copies:

\*\*\*\*\*

**Form. 3 USDA APHIS PPQ RECOMMENDATION PER IDAHO  
REQUEST # \_\_\_\_\_ FOR SUPPRESSION OF GRASSHOPPERS ON  
RANGELAND**

*To be completed by USDA APHIS PPQ Grasshopper Coordinator upon receipt of evaluation from Field Scout. Will be forwarded to Land Manager of rangeland specified in request for evaluation (and person who initiated request if other than land manager).*

I have reviewed the evaluation of complaint # \_\_\_\_\_ regarding an infestation  
on \_\_\_\_\_ in \_\_\_\_\_ County, Idaho.

I recommend the following course of action:

\_\_\_\_\_  
Name and title of responsible USDA APHIS PPQ Grasshopper Coordinator

Signature \_\_\_\_\_

Date \_\_\_\_\_

\*\*\*\*\*

**FOR USE BY PPQ**

Date and time:

Referred to:

By:

Distribution of copies:

\*\*\*\*\*

**Form 4. LAND MANAGER CONSISTENCY REVIEW OF IDAHO  
REQUEST # \_\_\_\_\_ FOR SUPPRESSION OF GRASSHOPPERS  
ON RANGELAND**

*To be completed by land manager after review of recommendations from USDA APHIS PPQ  
Fax to 208-378-5794*

The Environmental Assessment, "Site-Specific Environmental Assessment, Rangeland Grasshopper Suppression Program, \_\_\_\_ Idaho, EA Number: ID-PPQ-GH2004-00\_\_", and associated Finding of No Significant Impact (FONSI) have been carefully reviewed. Request for Evaluation for Control, Evaluation of Request and Recommendation for Action # \_\_\_\_\_ have also been carefully reviewed. The recommendation is:

**Consistent**

☐

**Not Consistent**

☐

with control actions on rangeland specified by those documents. Any treatment will be implemented by APHIS in accordance with the operational procedures, design features, and mitigating measures described and adopted in the above-referenced documents.

In addition, the following measures are required as well as those referenced above:

Due to the following extenuating circumstances, treatment should not occur:

Signature \_\_\_\_\_

Name, title and organization of responsible official \_\_\_\_\_

Date \_\_\_\_\_

*Additional forms required by land management agency should be attached.*

\*\*\*\*\*

**FOR USE BY LAND MANAGER**

Date and time:

Referred to:

By:

Distribution of copies:

\*\*\*\*\*

**Form 5. USDA APHIS PPQ TREATMENT MONITORING OF IDAHO  
REQUEST # \_\_\_\_\_ FOR SUPPRESSION OF GRASSHOPPERS ON  
RANGELAND**

*To be completed by USDA APHIS PPQ at the time of treatment and post-treatment evaluation.*

**TREATMENT**

Date treatment occurred:

Contractor who applied treatment:

Acres treated:

Type and amount of pesticide applied:

Comments:

---

Name of USDA APHIS PPQ official in charge of managing control activity.

**POST-TREATMENT EVALUATION**

Date of evaluation:

Grasshopper density per sq. yd.:

Predominant species:

Predominant instar(s):

Other monitoring observations:

---

Name of person conducting post-treatment evaluation

\*\*\*\*\*

**FOR USE BY PPQ**

Date and time:

Referred to:

By:

Distribution of copies:

\*\*\*\*\*